

the jurisdiction of the District Court, East Chicago, for use of the same for the purpose of the FBI.

[illegible]

As 946.—Under entry 22 (i) of the Financial Inquiry Act, 1908 (i. e. 1902), The Local Government are pleased to appoint Mr. J. Francis Williams as District Officer in Charge, Fisheries, Fisheries and Game, Assistant to the District Officer, Fisheries and Game, at the jurisdiction of the District Officer, West Bengal, for a period of one year from the 1st January 1931.

—*Proc. Acad. Boston*, 1903.

No. 313.—Under section 27 (3) of the Forestry Act, 1919, in 1921, 16 Local Government are known to employ 1133 men. The same authorities are known to employ 1133 men, 1921, 1922, 1923, 1924, 1925, 1926, 1927, 1928, 1929, 1930, 1931, 1932, 1933, 1934, 1935, 1936, 1937, 1938, 1939, 1940, 1941, 1942, 1943, 1944, 1945, 1946, 1947, 1948, 1949, 1950, 1951, 1952, 1953, 1954, 1955, 1956, 1957, 1958, 1959, 1960, 1961, 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1970, 1971, 1972, 1973, 1974, 1975, 1976, 1977, 1978, 1979, 1980, 1981, 1982, 1983, 1984, 1985, 1986, 1987, 1988, 1989, 1990, 1991, 1992, 1993, 1994, 1995, 1996, 1997, 1998, 1999, 2000, 2001, 2002, 2003, 2004, 2005, 2006, 2007, 2008, 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023, 2024, 2025, 2026, 2027, 2028, 2029, 2030, 2031, 2032, 2033, 2034, 2035, 2036, 2037, 2038, 2039, 2040, 2041, 2042, 2043, 2044, 2045, 2046, 2047, 2048, 2049, 2050, 2051, 2052, 2053, 2054, 2055, 2056, 2057, 2058, 2059, 2060, 2061, 2062, 2063, 2064, 2065, 2066, 2067, 2068, 2069, 2070, 2071, 2072, 2073, 2074, 2075, 2076, 2077, 2078, 2079, 2080, 2081, 2082, 2083, 2084, 2085, 2086, 2087, 2088, 2089, 2090, 2091, 2092, 2093, 2094, 2095, 2096, 2097, 2098, 2099, 2100, 2101, 2102, 2103, 2104, 2105, 2106, 2107, 2108, 2109, 2110, 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121, 2122, 2123, 2124, 2125, 2126, 2127, 2128, 2129, 2130, 2131, 2132, 2133, 2134, 2135, 2136, 2137, 2138, 2139, 2140, 2141, 2142, 2143, 2144, 2145, 2146, 2147, 2148, 2149, 2150, 2151, 2152, 2153, 2154, 2155, 2156, 2157, 2158, 2159, 2160, 2161, 2162, 2163, 2164, 2165, 2166, 2167, 2168, 2169, 2170, 2171, 2172, 2173, 2174, 2175, 2176, 2177, 2178, 2179, 2180, 2181, 2182, 2183, 2184, 2185, 2186, 2187, 2188, 2189, 2190, 2191, 2192, 2193, 2194, 2195, 2196, 2197, 2198, 2199, 2200, 2201, 2202, 2203, 2204, 2205, 2206, 2207, 2208, 2209, 2210, 2211, 2212, 2213, 2214, 2215, 2216, 2217, 2218, 2219, 2220, 2221, 2222, 2223, 2224, 2225, 2226, 2227, 2228, 2229, 2230, 2231, 2232, 2233, 2234, 2235, 2236, 2237, 2238, 2239, 2240, 2241, 2242, 2243, 2244, 2245, 2246, 2247, 2248, 2249, 2250, 2251, 2252, 2253, 2254, 2255, 2256, 2257, 2258, 2259, 2260, 2261, 2262, 2263, 2264, 2265, 2266, 2267, 2268, 2269, 2270, 2271, 2272, 2273, 2274, 2275, 2276, 2277, 2278, 2279, 2280, 2281, 2282, 2283, 2284, 2285, 2286, 2287, 2288, 2289, 2290, 2291, 2292, 2293, 2294, 2295, 2296, 2297, 2298, 2299, 2300, 2301, 2302, 2303, 2304, 2305, 2306, 2307, 2308, 2309, 2310, 2311, 2312, 2313, 2314, 2315, 2316, 2317, 2318, 2319, 2320, 2321, 2322, 2323, 2324, 2325, 2326, 2327, 2328, 2329, 2330, 2331, 2332, 2333, 2334, 2335, 2336, 2337, 2338, 2339, 2340, 2341, 2342, 2343, 2344, 2345, 2346, 2347, 2348, 2349, 2350, 2351, 2352, 2353, 2354, 2355, 2356, 2357, 2358, 2359, 2360, 2361, 2362, 2363, 2364, 2365, 2366, 2367, 2368, 2369, 2370, 2371, 2372, 2373, 2374, 2375, 2376, 2377, 2378, 2379, 2380, 2381, 2382, 2383, 2384, 2385, 2386, 2387, 2388, 2389, 2390, 2391, 2392, 2393, 2394, 2395, 2396, 2397, 2398, 2399, 2400, 2401, 2402, 2403, 2404, 2405, 2406, 2407, 2408, 2409, 2410, 2411, 2412, 2413, 2414, 2415, 2416, 2417, 2418, 2419, 2420, 2421, 2422, 2423, 2424, 2425, 2426, 2427, 2428, 2429, 2430, 2431, 2432, 2433, 2434, 2435, 2436, 2437, 2438, 2439, 2440, 2441, 2442, 2443, 2444, 2445, 2446, 2447, 2448, 2449, 2450, 2451, 2452, 2453, 2454, 2455, 2456, 2457, 2458, 2459, 2460, 2461, 2462, 2463, 2464, 2465, 2466, 2467, 2468, 2469, 2470, 2471, 2472, 2473, 2474, 2475, 2476, 2477, 2478, 2479, 2480, 2481, 2482, 2483, 2484, 2485, 2486, 2487, 2488, 2489, 2490, 2491, 2492, 2493, 2494, 2495, 2496, 2497, 2498, 2499, 2500, 2501, 2502, 2503, 2504, 2505, 2506, 2507, 2508, 2509, 2510, 2511, 2512, 2513, 2514, 2515, 2516, 2517, 2518, 2519, 2520, 2521, 2522, 2523, 2524, 2525, 2526, 2527, 2528, 2529, 2530, 2531, 2532, 2533, 2534, 2535, 2536, 2537, 2538, 2539, 2540, 2541, 2542, 2543, 2544, 2545, 2546, 2547, 2548, 2549, 2550, 2551, 2552, 2553, 2554, 2555, 2556, 2557, 2558, 2559, 2560, 2561, 2562, 2563, 2564, 2565, 2566, 2567, 2568, 2569, 2570, 2571, 2572, 2573, 2574, 2575, 2576, 2577, 2578, 2579, 2580, 2581, 2582, 2583, 2584, 2585, 2586, 2587, 2588, 2589, 2590, 2591, 2592

APPENDICES AND FOOTNOTES

No. 400.—N.B. Dr. N. M. Krishna Ganga Ayyangar, Acting Chief Justice, Mysore, presiding. In the Sub Court, Mysore, on 22.11.16. *Dr. Ramappa Ayyangar, petitioner*

No. 618.—**M. H. R. K.** Fertilizerable Appraisal
Average Soil & Groundwater Judge and Additional
Expenditure Judge. Sub-Court. In addition, to be the
Subordinate Court. In addition, to be the

No. 402.—M. F. Ry. M. Kishoreva, Archarya, Karpel, Azing, Schenker, Judges and Additional 2-Archarya Judges, Sub-Div. 5, Nagpur District, as Additional Subordinate Judges, Sub-Div. 5, Nagpur District, District Judge.

As an attorney, Mr. Hyatt has been in the United States for many years and is a member of the New York State Bar Association. He is also a member of the New York State Bar Association and the New York State Bar Association.

Mr. H. B.—M. R. P. H. C. Kishore Mond has Accepted
Asst. Subordinate Judge, Bangalore to the Sub. Court
Calcutta, and M. R. P. N. A. Induraman Appd. Secy.

Feb. 1911.—N. F. Fry, Jr. (Chadsworth, Has Protein Case)
to me as Supplemental Jurist and joined to the Sub-
Com. Minutes.

EXPERIMENTAL

Received 21 October 1998; accepted 19 December 1998

No. 406.—M.R.Fy. Edward Venkay, New Avenue
Arling, District and Sessions Judge, Dorkensley, a
provisional at Subordinate Judge, to the Subordinate
District, at the Additional Subordinate Judge of the
Court, on the 23rd and 24th December 1917, and as an
Additional Subordinate Judge from the 25th December
1917.

No. 101.—M. S. P. P. Polignola Arborea Avenue
Armed Subversive Judge and Principal Subversive
Judge, Sub-Com. Yonerville, as sent by M. S. P.
Subversive East Arroyo on the 21st December
1922, to be the Additional Subversive Judge of M.
Com.

[illegible]

Received December 16, 1978

It's still... Using the provisions of section 61 of the Code of Criminal Procedure, with the consent of the court, the parents of a Special Magistrate (a judge) may be ordered to pay for the costs of the investigation of the alleged offence, even if the accused is a minor, and the costs may be recovered from the accused.

M.J. By: Susan Subha Chetipati Ramachand
Chetipati Anand (who has resigned for appear
ment - He is the director of Suba.

Downloaded At: 11:53 11 September 2009

Mr. Lillian Kachadourian, who has resided in
New York City—Married at the district of Chicago.

INSTITUTE OF BANKING

Received 15 October 1993; accepted 15 November 1993

Ms. 885.—Letter 2041.28.257 of the College of Divine Providence, 1879. The undated manuscript refers to a

directly specified against his name is sufficient to take down the names of witnesses with his very name in the Florida Constitution.

In the English language:—
Dr. A. J. A. de la, I. C. F., Assistant Collector and First-
Class Magistrate for the District.

[illegible]

Page 30: Same. November 24, 1911

[illegible]

Book 2: *Harmon. Clavichord* No. 100

Ms. 882.—Under section 11 of the Code of Criminal Procedure, 1872, the undersigned officers at the District Hospital, against whom names are appended to the Magistrate of the first class, and under section 12 they are provided with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class should the powers be very many, voluntarily under service. All that is left to be done is to forward the names of named and third class

Hagerman—
Dr. A. Hagerman, D.D., Assistant Collector and
Manager—Rocky Area.

Feb. 21, 1902, December 21, 1902.

Dr. E. Friedhauf, I.C.B., Amsterdam Collection on
Haguenau-Kaizer.

Rev. Dr. James Denney, D.D., 182

No. 906—The Governor in Council is pleased to approve of Philip Vlachopoulos, Argos Management Agency Special Agent in the Bureau of Economic Intelligence, as being desirable and to authorize the Director of the Office of Criminal Procedure, L.A.C., of the office of the Attorney General, to issue a writ of habeas corpus on June 17, 1939, in favor of the said Vlachopoulos, No. 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 94

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With Sp. *Trichosarcoma* Aggr. *Saccinammium* Nitz.
—*Saccinammium* is the division of *Saccinella*.

From R. Georgia, December 70, 1933.

Department of Mathematics, University of Texas at Austin, Austin, Texas 78712

Amalgam-Tachan is the director of University
First St. Group, December 24, 1921.

14 R. Hy. Sauerwald, *Chirurg: A. L. S. T. Bn.*
 (Hr. Arnschulze, *Chirurg: Arnschulze-Deutsche*)

M.R.K.: Tervan M.D. Arvonen, Multilogit Software,
Matti Muukkonen Avenue—Tervan on luvallus

For 14 Groups, October 21, 1945

M.J.Rp. Yungu Yacumama Quid—Cuzco in
diploma of José Viceroy.

below and in respect of which satisfaction under section 4 (1) of the said Act was published on page 155 of Part I of the Port St. George Gazette, dated 23rd January 1932, as being required for the purpose of being taken for the recovery of the Corporation (Public Building Society) to the Middleham (Barnham) Village in the Township of St. George's district.

The said district, together with, Western Hamphshire Village, situated in 1932 No. 12, State No. 18 of the Township of Middleham.

Having been the subject of a report, viz. No. 101 of 1932, made to the Council on 14th July 1932.

Part St. George, December 22, 1932.
(L.O. No. 10, 1932, Development.)

No. 410—In pursuance of the powers conferred by sub-section (1) of section 4 of the Indian Fisheries Act, 1911 (XXI of 1911), the Governor in Council is pleased to make the following amendments to the schedule in the Development Department Instructions No. 105, dated 14th April 1932, published in page 155 of Part I of the Port St. George Gazette, dated the 23rd July 1932, as subsequently amended:—

AMENDMENTS.

For the entries under Districts of the—
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Tadpoles collected in the Bakhmetov track,
No. 173. The five isolated villages.

[illegible]

16. There shall be a gross fund for the school which shall consist of the gross fee and of any contributions to the fund made by the municipal council, by Government or by private persons.

17. The Municipal council may, as directed in the local government orders made under the designation "The Schoolmaster" in respect of the gross fund and may, upon it and on when required. He shall also maintain a separate stock book in respect of the fund and also a stock register of articles purchased out of the fund.

18. (1) The expenditure proposed by the schoolmaster shall be contained under sub 20, and, if the same are available, be maintained—

(a) by the Schoolmaster up to a limit of Rs. 10, in each case; and

(b) by the chairman, in other cases.

(2) The Schoolmaster shall submit a yearly account to the chairman in accordance with sub 20.

(3) Where the items of expenditure mentioned under sub 20 are of value (1) during the previous month, and the objects for which such items of expenditure were incurred; and

(4) be accompanied by copies of the receipts of the expenditure including the same.

(5) All vouchers or receipts of expenditure incurred under sub 20 (a) and (b) of sub 20 (1) shall be made available for audit as the auditor provided in sub 15.

19. The Schoolmaster shall keep an account of the gross fund in the same manner as the monthly statement of school accounts and expenditure and submit such account to the chairman once a month or more a quarter as may be decided on by the municipal council. The account shall be audited along with and in the same manner as the other accounts of the school. Audit objections to the account of the gross fund shall be included in the chairman's statement and shall appear as the statement of the municipal council.

20. A school committee, consisting of pupils with which an or more teachers may be associated, shall be constituted for every school. Such committee shall be responsible for the order and maintenance of the property and the school and for the collection of the proceeds of the school and for the maintenance of the discipline of the school.

21. The strength of the school committee, the tenure of its members, the manner of their election or appointment and the procedure for the conduct of the business of the committee shall be determined by resolution passed by the Municipal Council and approved by the municipal council.

Payment of Salaries and Allowances.

22. The payment of salaries and allowances, such as travelling allowances to teachers undergoing training shall, where no regulations have been made by the municipal council in that behalf, be governed by the rules and orders applicable in service of the Local Government of similar standing and status.

E.—MISCELLANEOUS.

1. Teachers and Schoolmaster shall be open to inspection by the District Council, the Director of Public Health and the District Medical Officer.

2. Copies of all orders issued by the chairman of a municipal council in respect of a school or schools or various staff, which relate to the transfer, promotion or punishment of such member or to purely professional matters, including the duties of pupils, shall be sent simultaneously by the chairman to—

(a) in the case of a member of the medical staff, to the District Medical Officer; and

(b) in the case of a member of the non-medical staff, to the Municipal Council's office where there is one and where there is no such office, to the District Health Officer.

3. (1) Where it is proposed to add to, reduce or alter the medical or non-medical staff of a municipal council, the chairman shall consult—

(a) in the case of a member of the medical staff, the District Medical Officer; and

(b) in the case of a member of the non-medical staff, the Municipal Council's office; and

(c) place the records of the officers mentioned before the council for its consideration.

(2) The chairman shall communicate the decision of the council in respect of the proposal to the officer concerned.

4. Every medical officer in charge of a hospital or dispensary shall—

(a) keep a medical register of the legitimate and non-legitimate births in the hospital or dispensary; and

(b) submit to the District Medical Officer and the chairman, monthly and annual returns relating to the

hospital or dispensary together with the state of the annual return, with a special report regarding the working of the hospital or dispensary during the year.

The medical register and the monthly and annual returns shall be in such form and the annual report shall contain such particulars as may be laid down by the Local Government from time to time. The monthly return for each month shall be submitted as to the District Medical Officer and the chairman not later than the 15th of the following month and the annual return and special report for each calendar year as to the same shall be submitted not later than the 15th January following.

5. The following records shall be maintained in such hospital or dispensary or in such form as may be laid down by the Local Government from time to time—

- (1) Register of outpatients and diseases;
- (2) Register of outpatients of medicine; and
- (3) Receipt book.

6. On the 1st of each month, quarterly returns in such form as may be laid down by the Local Government from time to time shall be submitted by each officer in charge of a hospital or dispensary to the chairman through the District Medical Officer.

7. The payment of salaries and allowances, such as travel by and other long allowances to members of municipal council undergoing training as members, medical officers, registrars or superintendents shall, where no regulations have been made by the municipal council in that behalf, be governed by the rules and orders applicable in service of the Local Government of similar standing and status.

E. CHAIRMAN'S OFFICE.

Working in Government.

For the Group, December 27, 1932.

No. 1001—In accordance with the provisions of the Local Government Order No. 1001 of 1932, the following orders shall be in force from the 1st of January 1933, in relation to the following orders of the Local Government of similar standing and status—

A.—In the Medical Profession.

Medical—Tribunal—Regulation.

Medical—Tribunal—Regulation.

Medical—Tribunal—Regulation.

Medical—Tribunal—Regulation.

Medical—Tribunal—Regulation.

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For the Group, December 27, 1932.

No. 1001—In accordance with the provisions of the Local Government Order No. 1001 of 1932, the following orders shall be in force from the 1st of January 1933, in relation to the following orders of the Local Government of similar standing and status—

A.—In the Medical Profession.

Medical—Tribunal—Regulation.

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THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 52]

MADRAS, TUESDAY EVENING, DECEMBER 27, 1931. (Price, 4 rs. 5 p.)

Part II.—Miscellaneous Notifications.

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APPOINTMENTS, LEAVE, ETC.

FOREST.

Posting.—M.R.P. S. Sankaranarayanan Chari, District Deputy Superintendent of Forests, on leave, to be officiating Deputy Superintendent of Forests, Kanyakumari subdivision, Pudukottai district, on M.R.P. S. V. Sankaranarayanan Aiyar Aiyar, pending on leave.

C. B. CUNDINHAM,
Superintendent of Forests.

Madras, 19th December 1931.

ENGINEERS.

Leave.—Under articles 340 and 352 of the Civil Service Regulations, No. 3, W. Ward, Engineer, is granted sick leave (less for two months from 7th November 1931).

K. KUTTO,

Secretary to the Commissioner of Mines.
Madras, 19th December 1931.

AGRICULTURE.

Appointment.—M.R.P. K. Rajagopal Acharya Aiyar, Grouping Assistant Director of Agriculture, will continue to officiate as Assistant Director of Agriculture, Mysore, from 27th December 1931 to 31st January 1932 or the date of 1932, on the temporary post created in G.O. No. 336, 1931, Department, dated 19th November 1931.

S. V. RAMANUJAM,
Director of Agriculture.

Madras, 21st December 1931.

FOREST.

Leave.—Mr. B. J. Ward, Deputy Commissioner of Forests, and District Forest Officer, Mysore, is granted leave on temporary pay for District from the 31st January 1932. He is permitted to prove the absence.

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between of 1931 and the New Year holidays of 1932 in his leave provided the conditions in the subsidiary rules under Fundamental Rule 58 are fulfilled.

Posting.—Mr. K. H. Natchai, Extra Assistant Commissioner of Forests, is posted to assist District Forest Officer, Mysore, during the absence of Mr. B. J. Ward, on leave.

Mr. Abdul Wasil Khan, Assistant Commissioner of Forests, will be posted to the District Forest Officer from 31st January 1932, or date of posting.

Madras, 19th December 1931.

Leave.—Mr. T. Gervase Moore, Extra Assistant Commissioner of Forests, is granted privilege leave for 14 days with effect from the 19th November 1931 and 14 days leave with effect from the 19th November 1931 and 14 days leave with effect from the 19th November 1931.

A. WINDING,

Chief Commissioner of Forests.

Madras, 19th December 1931.

PUBLIC WORKS.

Posting.—M.R.P. Manohararam Murthy Venkayya Nayudu, District Engineer, on leave from his post, to the District Engineer, Mysore, for the charge of a railway, and to officiate as District Engineer in No. 111 post.

The transfer of M.R.P. Panchabalu Lakshminarayana Aiyar, District Engineer, Assistant Engineer, Government Engineer, Trichinopoly, Tanjore Circle, to the District Engineer, Mysore, pending orders, is cancelled.

Madras, 19th December 1931.

Transfer.—M.R.P. Theodorick George Aiyar, District Engineer, Assistant Engineer and Assistant Engineer, Government Engineer, Office of the Chief Engineer for Trichinopoly, to the District Engineer, Mysore, for the charge of a railway. To proceed on leave.

L. H. GILL,

Chief Engineer, P.W.D.
(General, Districts and Road).

Madras, 21st December 1931.

Gathering of Coyote Tobacco in the growing belt near end of September. Common throughout at Southern Plains in the Mexican Territory during the week ending 10th November 1961.
[Data—All figures are in grams and % water]

Category of activity	In the previous year					In the current year					Percent increase of the 1981-82 over 1980-81
	Planned 1981-82	Actual 1980-81	Planned 1981-82	Actual 1980-81	Estimated deficit, 1980-81	Planned 1981-82	Actual 1980-81	Estimated deficit, 1980-81	Planned 1981-82		
Transportation ..	170	151	151	151	17	170	151	17	170	151	13%
Police ..	170	151	151	151	17	170	151	17	170	151	13%
Fire ..	170	151	151	151	17	170	151	17	170	151	13%
Public Works ..	170	151	151	151	17	170	151	17	170	151	13%
Health ..	170	151	151	151	17	170	151	17	170	151	13%
Education ..	170	151	151	151	17	170	151	17	170	151	13%
Community activities ..	170	151	151	151	17	170	151	17	170	151	13%
General ..	170	151	151	151	17	170	151	17	170	151	13%
Total ..	1,000	900	900	900	100	1,000	900	100	1,000	900	11%

©Belmont of Current Parents in the Radius Community for the week ending 10th December 2022.
(Section 8 (1) of the Online Gaming and Gambling Provisions Act, 1993.)

Variety of millets.	Production of millets grown in				
	During last year.				
	1900	1901	1902	1903	1904
Coarse millets	1,000,000	1,000,000	1,000,000	1,000,000	1,000,000
Medium millets	1,000,000	1,000,000	1,000,000	1,000,000	1,000,000
Fine millets	1,000,000	1,000,000	1,000,000	1,000,000	1,000,000
Total	3,000,000	3,000,000	3,000,000	3,000,000	3,000,000

Windows, City of Charleston 8854

B. V. STAMATIS, JR.
Director of Research

STUDIED: MARGARET M. STANLEY

Verbal Reactions of the Lower and Educated Mexican Peasants of the Yucatan Peninsula for the month of October 1936

[illegible]

VITAL STATISTICS DURING RECENT WEEKS OF THE MONTH PRECEDING FOR THE MONTH OF OCTOBER 1921.

VITAL STATISTICS FOR THE YEAR 1910																
Name, address, age, sex, and any other.	Date of birth.	Recent.				Previous.										Total of births or deaths month or previous month.
		In day.	In week.	In month.	In year.	Deaths.	Deaths.	Deaths.	Deaths.	Deaths.	Deaths.	Deaths.	Deaths.	Deaths.		
Births.																
1. In day.																
2. In week.																
3. In month.																
4. In year.																
Deaths.																
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3. In month.																
4. In year.																
Marriages.																
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4. In year.																
Funerals.																
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Deaths of children of women.																
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Deaths of children of one parent.																
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2. In week.				</												

Vital Statistics on the Movement Trends of the Native Population for the month of October 2012

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dates before the Official Records, Calendar. By following
as needed by, separated part as all in in 1978.
Ex. 2 of the Federal Inventory Rules, 1980, which
are made from this list.

See, also, pp. 1024, 1025, 1026, 1027, 1028, 1029, 1030, 1031, 1032, 1033, 1034, 1035, 1036, 1037, 1038, 1039, 1040, 1041, 1042, 1043, 1044, 1045, 1046, 1047, 1048, 1049, 1050, 1051, 1052, 1053, 1054, 1055, 1056, 1057, 1058, 1059, 1060, 1061, 1062, 1063, 1064, 1065, 1066, 1067, 1068, 1069, 1070, 1071, 1072, 1073, 1074, 1075, 1076, 1077, 1078, 1079, 1080, 1081, 1082, 1083, 1084, 1085, 1086, 1087, 1088, 1089, 1090, 1091, 1092, 1093, 1094, 1095, 1096, 1097, 1098, 1099, 1100, 1101, 1102, 1103, 1104, 1105, 1106, 1107, 1108, 1109, 1110, 1111, 1112, 1113, 1114, 1115, 1116, 1117, 1118, 1119, 1120, 1121, 1122, 1123, 1124, 1125, 1126, 1127, 1128, 1129, 1130, 1131, 1132, 1133, 1134, 1135, 1136, 1137, 1138, 1139, 1140, 1141, 1142, 1143, 1144, 1145, 1146, 1147, 1148, 1149, 1150, 1151, 1152, 1153, 1154, 1155, 1156, 1157, 1158, 1159, 1160, 1161, 1162, 1163, 1164, 1165, 1166, 1167, 1168, 1169, 1170, 1171, 1172, 1173, 1174, 1175, 1176, 1177, 1178, 1179, 1180, 1181, 1182, 1183, 1184, 1185, 1186, 1187, 1188, 1189, 1190, 1191, 1192, 1193, 1194, 1195, 1196, 1197, 1198, 1199, 1200, 1201, 1202, 1203, 1204, 1205, 1206, 1207, 1208, 1209, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, 1219, 1220, 1221, 1222, 1223, 1224, 1225, 1226, 1227, 1228, 1229, 1230, 1231, 1232, 1233, 1234, 1235, 1236, 1237, 1238, 1239, 1240, 1241, 1242, 1243, 1244, 1245, 1246, 1247, 1248, 1249, 1250, 1251, 1252, 1253, 1254, 1255, 1256, 1257, 1258, 1259, 1260, 1261, 1262, 1263, 1264, 1265, 1266, 1267, 1268, 1269, 1270, 1271, 1272, 1273, 1274, 1275, 1276, 1277, 1278, 1279, 1280, 1281, 1282, 1283, 1284, 1285, 1286, 1287, 1288, 1289, 1290, 1291, 1292, 1293, 1294, 1295, 1296, 1297, 1298, 1299, 1300, 1301, 1302, 1303, 1304, 1305, 1306, 1307, 1308, 1309, 1310, 1311, 1312, 1313, 1314, 1315, 1316, 1317, 1318, 1319, 1320, 1321, 1322, 1323, 1324, 1325, 1326, 1327, 1328, 1329, 1330, 1331, 1332, 1333, 1334, 1335, 1336, 1337, 1338, 1339, 1340, 1341, 1342, 1343, 1344, 1345, 1346, 1347, 1348, 1349, 1350, 1351, 1352, 1353, 1354, 1355, 1356, 1357, 1358, 1359, 1360, 1361, 1362, 1363, 1364, 1365, 1366, 1367, 1368, 1369, 1370, 1371, 1372, 1373, 1374, 1375, 1376, 1377, 1378, 1379, 1380, 1381, 1382, 1383, 1384, 1385, 1386, 1387, 1388, 1389, 1390, 1391, 1392, 1393, 1394, 1395, 1396, 1397, 1398, 1399, 1400, 1401, 1402, 1403, 1404, 1405, 1406, 1407, 1408, 1409, 1410, 1411, 1412, 1413, 1414, 1415, 1416, 1417, 1418, 1419, 1420, 1421, 1422, 1423, 1424, 1425, 1426, 1427, 1428, 1429, 1430, 1431, 1432, 1433, 1434, 1435, 1436, 1437, 1438, 1439, 1440, 1441, 1442, 1443, 1444, 1445, 1446, 1447, 1448, 1449, 1450, 1451, 1452, 1453, 1454, 1455, 1456, 1457, 1458, 1459, 1460, 1461, 1462, 1463, 1464, 1465, 1466, 1467, 1468, 1469, 1470, 1471, 1472, 1473, 1474, 1475, 1476, 1477, 1478, 1479, 1480, 1481, 1482, 1483, 1484, 1485, 1486, 1487, 1488, 1489, 1490, 1491, 1492, 1493, 1494, 1495, 1496, 1497, 1498, 1499, 1500, 1501, 1502, 1503, 1504, 1505, 1506, 1507, 1508, 1509, 1510, 1511, 1512, 1513, 1514, 1515, 1516, 1517, 1518, 1519, 1520, 1521, 1522, 1523, 1524, 1525, 1526, 1527, 1528, 1529, 1530, 1531, 1532, 1533, 1534, 1535, 1536, 1537, 1538, 1539, 1540, 1541, 1542, 1543, 1544, 1545, 1546, 1547, 1548, 1549, 1550, 1551, 1552, 1553, 1554, 1555, 1556, 1557, 1558, 1559, 1560, 1561, 1562, 1563, 1564, 1565, 1566, 1567, 1568, 1569, 1570, 1571, 1572, 1573, 1574, 1575, 1576, 1577, 1578, 1579, 1580, 1581, 1582, 1583, 1584, 1585, 1586, 1587, 1588, 1589, 1590, 1591, 1592, 1593, 1594, 1595, 1596, 1597, 1598, 1599, 1600, 1601, 1602, 1603, 1604, 1605, 1606, 1607, 1608, 1609, 1610, 1611, 1612, 1613, 1614, 1615, 1616, 1617, 1618, 1619, 1620, 1621, 1622, 1623, 1624, 1625, 1626, 1627, 1628, 1629, 1630, 1631, 1632, 1633, 1634, 1635, 1636, 1637, 1638, 1639, 1640, 1641, 1642, 1643, 1644, 1645, 1646, 1647, 1648, 1649, 1650, 1651, 1652, 1653, 1654, 1655, 1656, 1657, 1658, 1659, 1660, 1661, 1662, 1663, 1664, 1665, 1666, 1667, 1668, 1669, 1670, 1671, 1672, 1673, 1674, 1675, 1676, 1677, 1678, 1679, 1680, 1681, 1682, 1683, 1684, 1685, 1686, 1687, 1688, 1689, 1690, 1691, 1692, 1693, 1694, 1695, 1696, 1697, 1698, 1699, 1700, 1701, 1702, 1703, 1704, 1

There is further given under section 22 of Art V of 1970 that the above-captioned Plaintiff was adjudicated as insolvent by a court of this Court, dated June 17th, 1977. The creditors of the insolvent should present their claims to the Official Receiver, California, by submitting an affidavit by a sworn person, as required in Article 26, § 4 of the Provisional Insolvency Rules, 1969, within one month from that date.

Vol. 26, no. 1 (1955), DEPARTMENT OF COMMERCE, CONSUMER
BUREAU OF CONSUMER AFFAIRS (FD-340)
HARRINGTON, RALPH FINE, and others—Respondents

Source is living along south section 35 of Art. V of 1886 that the above said purchase was adjudicated as valid by an order of the Court, dated 2d November 1892. The result of the lawsuit should prove the debts before the General Receiver, Delinquent, by discontinue as wanted by required part, no attack of Form No. 2 of the Financial Inventory Sheet, 1906, can be made, from this date.

Mo. 88 of 1935, Domestic Codes, CUDAPAR
 Fournelle, James—Fournelle (H.M.)
 M. L. Fournelle, 1000 N. 10th St., St. Louis, Mo.

It also is hereby given, under articles 20 of act V of 1821 that the aforementioned possessor was adjudicated as such by an order of the Court, dated 25th November 1822. The evidence of the said Court should prove their debt before the 31st of December, 1824, by delivering or sending by registered post an affidavit in form No. 5 of the Provincial Treasury Rules, 1828, under seal, and the Court date.

No. 100 40 1071, DUNSTON CRYST. CO. (HARRIS).
 Export Classes: Solitaire—Fancy (Orbits).
 (Circular) Faceted and others—Deposited (Circular).

Sutton is hereby given notice that on 04/15/08 10:45 of April 15 of 2008 that the aforementioned defendant was arrested on 04/15/08 on a warrant for the crime of Possession of a Controlled Substance, 1st Degree, Class C Felony, 21st November 2002. The evidence of the defendant should present their defense before the United States District Court, Chicago, by appearing at working by required post, at defendant at Court Room 3 of the Federal Courthouse Building, 1901, which has been set for this date.

SO. 389 of 1933. Primary Courts, Criminal.
Tribunalsam Kooria Koidi—Pudum (Criminal).
Pob. Padi Tadi—Apendant (Criminal).

Quinn is hereby given under section 36 of Act V of 1901 that the above-named respondent was administered an affidavit by an order of this Court, dated 21st December 1911. The contents of the affidavit should prove their value before the United States Court, District of Columbia, by delivering or sending by registered post an affidavit to the Clerk of the Federal Judiciary, Room 4004, within two months from this date.

No. 118 of HSE, Densetsu Chiri, Omeikan.
Akiyama Kiyomasa Nishida-Fukuroku 10-Mei.
Kobayashi Naoyuki Eishi—Banshiho (Shiroishi).

As soon as he is given more weight 18 of Oct. 7 at 12.30 that the aforementioned sentence was withdrawn as indicated by an order of the Court dated 11th December 1933. The revision of the sentence should prove few days before the 10th Bureau, Gdansk, by reference to reading by a person past an official at Form No. 2 of the Provincial Judiciary Table, 1933, which was made on this date.

No. 111 of 1955, DISTRICT COURT, CHANDLER.
 John Pauls Hagarty—Complainant (Plaintiff).
 Norman Joseph Woodliff and others—Respondents (Defendants).

5. It is hereby given your notice in strictest confidence that the abovesigned petition had submitted to members by or on behalf of the Local dated 12th December 1941. The petition of the members should pass only after the 15th day of the month of January, 1942, by following up meeting by registration just on 15th day of Jan. No. 2 of the Provincial Landreary Rules, 1936, which was made from the Govt.

No. 112 of HPL, Darkest Creek, Oregon.
 1944: Eulagys and others—Pulchra (Diluv.)
 1945: Eulagys, Eulagys, and others—Diluv.

Notice is hereby given under section 70 of Act V of 1934 that the aforementioned primary non-adjudicated misdemeanor in or out of the Court, dated March 2000. The resident of the household should provide this before the Official Revenue Cardholder, following or seeking his required post an official Form No. 2 of the Provincial Judiciary Rules. The entry fee must be from this date.

No. 101 or 1012, Summit Drive, Cincinnati.
 Kenneth John Egan—Pawnee (Ill.)
 Poly David Smith and others—Naperville (Ill.)

Kolman is latently green, under glass. 38 of Jan V 1924 that the aforementioned preference was adjusted on (university) by an order of this Gov., dated 11th November 1922. The reduction of the livestock should provide relief before the Official Revenue, Confirmed, delivery or working by registered post on affidavit. Thus No. 2 of the *Pravda* in *Iskustvennyy Zhuk*, 85 million two months from this date.

No. 335 et 336, Demarey Ceres, Cereales.
 Begun Cereyysa.—Falschur (Dietel).
 Jaur Ceres Verones & Co. and others—Economic

Section is hereby given under section 20 of Act V 1924 that the above-named petitioner was adjudged an insolvent by an order of the Court, dated 1923, given

See 1011. The contents of the analysis should go to their dates before the Official Review, Oculapok, drawing or sending by registered post an affidavit, Form No. 2 of the Forensic Laboratory Rules, 1950, which are available from this date.

No. 101 or 102, December 1932, CERNOMAN;
Androsia *Radii* *Falkenberg* (Cylindric),
Falkenberg *Falkenberg* and *Falkenberg* *Falkenberg* (Deltoid)
 Notes: a lately given under name 10 of Act V
 1932 that the above-mentioned specimens were identical.

by a copy of the Order, dated 1st January 1917. The residents of the barabaras should pay their dues before the Official Receiver, Gurdaspur, in cheques or notes by registered post on affidavit Form No. 3 of the Provincial Land Revenue Rules, 1914.

No. 129 of 1935, *Barometer* Series, *OSCAR*.
Tolam, Chingora.—Friedrich (C. G. G.).

Neomys f. f. f. is given under Article 10 of Act V 1933 that the aforementioned mammal was collected

an incident by an order of the Court, dated 18th November 1972. The students of the Institute should pay their debts before the Official Receiver, Custodian, following or sending by registered post an affidavit, Form No. 5 of the Provincial University Studies, 800 within three months from this date.

Revised Name: *Chrysomelidae* (Gyllenhal).

183) that the aforesaid petition was admitted, submitted by an order of the Court dated 22d March 1833. The audience of the audience stood prostrate before the Glorious Ruler, Calicut, following is recited by registered post, as follows: From No. 2 of the Provincial Machinery Rules, 1833 the law stands from this date.

No. 126 or 1125, Bureau Census, Cincinnati,
Basis: Four Exhibits—Prisoners (Delors).
Exhibits: Laverne and others—Expenditures (Doubtless)

Moore is hereby given notice under 28 U.S.C. § 1702 that the aforementioned professor was appointed an assistant by an order of the Court, dated 19th March 1968. The members of the Institute should give their dates before the Official Business, Cambridge, in delivering to working by registered post as follows: Form No. 2 of the Personnel Inventory Register, 1968 within two months from the date.

No. 124 of 1932, DOMESTIC COURT, GEORGETOWN.
Kamathu Sahayya and others—Petitioner (Hindu),
Kalyanaswamy Sahayya and others—Respondent.
—Kandiah.

Notice is hereby given under section 30 of Act V of 1925 that the above-named petitioner has submitted an affidavit in support of his claim, dated 21st December 1932. The respondent of the above-named petition may object to his claim before the District Court, at Port of Spain, by filing a written statement of objection on or before the 10th day of January 1933, at which time he may be heard in person or by a pleader on his behalf.

No. 125 of 1932, DOMESTIC COURT, GEORGETOWN.
Prithvi Chandra Pundarik and others—Petitioner (Hindu),
Mina, Ramchand and others—Respondent (Christians).

Notice is hereby given under section 30 of Act V of 1925 that the above-named petitioner has submitted an affidavit in support of his claim, dated 10th December 1932. The respondent of the above-named petition may object to his claim before the District Court, at Port of Spain, by filing a written statement of objection on or before the 10th day of January 1933, at which time he may be heard in person or by a pleader on his behalf.

No. 126 of 1932, DOMESTIC COURT, GEORGETOWN.
Kishore Sahayya and others—Petitioner (Hindu),
Kishore Sahayya, Rajgopal—Respondent (Hindu).

Notice is hereby given under section 30 of Act V of 1925 that the above-named petitioner has submitted an affidavit in support of his claim, dated 10th December 1932. The respondent of the above-named petition may object to his claim before the District Court, at Port of Spain, by filing a written statement of objection on or before the 10th day of January 1933, at which time he may be heard in person or by a pleader on his behalf.

No. 127 of 1932, DOMESTIC COURT, GEORGETOWN.
Kamathu Sahayya—Petitioner (Hindu),
Kishore Sahayya—Respondent (Hindu).

Notice is hereby given under section 30 of Act V of 1925 that the above-named petitioner has submitted an affidavit in support of his claim, dated 10th December 1932. The respondent of the above-named petition may object to his claim before the District Court, at Port of Spain, by filing a written statement of objection on or before the 10th day of January 1933.

E. S. RAMASWAMI SASTRI,
District Judge,
Georgetown, 27th December 1932.

No. 128 of 1932, DOMESTIC COURT, GEORGETOWN.
Durga Rao Sahayya—Petitioner.
Kalyanaswamy Sahayya—Respondent.

Notice is hereby given that under section 30 and 31 of Provincial Insolvency Act the above-named petitioner has applied to the Court to adjudge the respondent insolvent, and the said petition stands posted to 10th January 1933 for hearing. Anybody wishing to oppose the said petition may do so either in person or by a pleader on the said date.

No. 129 of 1932, DOMESTIC COURT, GEORGETOWN.
S. Chinnappa Rao—Petitioner,
Chinnappa Rao Sahayya and others—Respondent.

Notice is hereby given under section 30 and 31 of Provincial Insolvency Act the above-named petitioner has applied to the Court to adjudge the respondent insolvent, and the said petition stands posted to 10th January 1933 for hearing. Anybody wishing to oppose the said petition may do so either in person or by a pleader on the said date.

No. 130 of 1932, DOMESTIC COURT, GEORGETOWN.
Venkatesh Sahayya—Petitioner,
Venkatesh Sahayya, Balakrishna Sahayya and others—Respondent.

Notice is hereby given that under section 30, 31 and 32 of Provincial Insolvency Act the above-named petitioner has applied to the Court to adjudge the respondent insolvent, and the said petition stands posted to 10th January 1933 for hearing. Anybody wishing to oppose the said petition may do so either in person or by a pleader on the said date.

No. 131 of 1932, DOMESTIC COURT, GEORGETOWN.
Venkatesh Sahayya—Petitioner,
Venkatesh Sahayya—Respondent.

Notice is hereby given under section 30, 31 and 32 of Provincial Insolvency Act the above-named petitioner has applied to the Court to adjudge the respondent insolvent, and the said petition stands posted to 10th January 1933 for hearing. Anybody wishing to oppose the said petition may do so either in person or by a pleader on the said date.

No. 132 of 1932, DOMESTIC COURT, GEORGETOWN.
Venkatesh Sahayya—Petitioner,
Venkatesh Sahayya—Respondent.

Notice is hereby given that under section 30, 31 and 32 of Provincial Insolvency Act the above-named petitioner has applied to the Court to adjudge the respondent insolvent, and the said petition stands posted to 10th January 1933 for hearing. Anybody wishing to oppose the said petition may do so either in person or by a pleader on the said date.

No. 133 of 1932, DOMESTIC COURT, GEORGETOWN.
Venkatesh Sahayya—Petitioner,
Venkatesh Sahayya—Respondent.

Notice is hereby given that under section 30, 31 and 32 of Provincial Insolvency Act the above-named petitioner has applied to the Court to adjudge the respondent insolvent, and the said petition stands posted to 10th January 1933 for hearing. Anybody wishing to oppose the said petition may do so either in person or by a pleader on the said date.

No. 134 of 1932, DOMESTIC COURT, GEORGETOWN.
Venkatesh Sahayya and others—Petitioner,
Venkatesh Sahayya—Respondent.

Notice is hereby given that under section 30 and 31 of Provincial Insolvency Act the above-named petitioner has applied to the Court to adjudge the respondent insolvent, and the said petition stands posted to 10th January 1933 for hearing. Anybody wishing to oppose the said petition may do so either in person or by a pleader on the said date.

E. S. RAMASWAMI SASTRI,
District Judge,
Georgetown, 27th December 1932.

No. 135 of 1932, DOMESTIC COURT, GEORGETOWN.
Venkatesh Sahayya—Petitioner,
Venkatesh Sahayya—Respondent.

Notice is hereby given that under section 30 and 31 of Provincial Insolvency Act the above-named petitioner has applied to the Court to adjudge the respondent insolvent, and the said petition stands posted to 10th January 1933 for hearing. Anybody wishing to oppose the said petition may do so either in person or by a pleader on the said date.

No. 136 of 1932, DOMESTIC COURT, GEORGETOWN.
Venkatesh Sahayya and others—Petitioner,
Venkatesh Sahayya and others—Respondent.

Notice is hereby given that under section 30 and 31 of Provincial Insolvency Act the above-named petitioner has applied to the Court to adjudge the respondent insolvent, and the said petition stands posted to 10th January 1933 for hearing. Anybody wishing to oppose the said petition may do so either in person or by a pleader on the said date.

No. 137 of 1932, DOMESTIC COURT, GEORGETOWN.
Venkatesh Sahayya—Petitioner,
Venkatesh Sahayya—Respondent.

Notice is hereby given that under section 30 and 31 of Provincial Insolvency Act the above-named petitioner has applied to the Court to adjudge the respondent insolvent, and the said petition stands posted to 10th January 1933 for hearing. Anybody wishing to oppose the said petition may do so either in person or by a pleader on the said date.

No. 138 of 1932, DOMESTIC COURT, GEORGETOWN.
Venkatesh Sahayya—Petitioner,
Venkatesh Sahayya—Respondent.

Notice is hereby given that under section 30 and 31 of Provincial Insolvency Act the above-named petitioner has applied to the Court to adjudge the respondent insolvent, and the said petition stands posted to 10th January 1933 for hearing. Anybody wishing to oppose the said petition may do so either in person or by a pleader on the said date.

No. 139 of 1932, DOMESTIC COURT, GEORGETOWN.
Venkatesh Sahayya—Petitioner,
Venkatesh Sahayya—Respondent.

Notice is hereby given that under section 30 and 31 of Provincial Insolvency Act the above-named petitioner has applied to the Court to adjudge the respondent insolvent, and the said petition stands posted to 10th January 1933 for hearing. Anybody wishing to oppose the said petition may do so either in person or by a pleader on the said date.

No. 43 of 1910, DISTRICT COURT, WEST GUYANA.

Paragappa Venkatasubba Reddi and others—Petitioners.

Pulla Subbarayana, son of Subbaraya, Reddi and landholder of Tupta-luopy, District of North Bhopal, Madras—Respondent.

Notice is hereby given that the above-named petitioners have applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

No. 45 of 1910, DISTRICT COURT, WEST GUYANA.

Devnar Jarna Reddi and Devnar Subbarat Reddi, sons of Naray Reddi, Reddi, District of North Bhopal, Madras—Petitioners.

Notice is hereby given that the above-named petitioners have applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of February 1911 for hearing.

No. 46 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

C. Y. KRISHNAMURTHI AYYAR,

District Judge.

No. 47 of 1910, DISTRICT COURT, WEST GUYANA.

Tayappa Venkatasubba Reddi, Reddi, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

No. 48 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

No. 49 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

No. 50 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

No. 51 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

No. 52 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

an incident by the Court on 18th November 1910 and that all the evidence should be given due notice to take as possible before the official Receiver, West Guyana, Elton, by delivering or sending by registered post, an affidavit in Form No. 3 of the Madras Provincial Land Revenue Rules, 1910. Application for the adjournment should be made within a year from the date of adjournment.

No. 53 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

No. 54 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

No. 55 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

No. 56 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

No. 57 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

No. 58 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

No. 59 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

No. 60 of 1910, DISTRICT COURT, WEST GUYANA.

Kotay Subbarat Reddi, son of Subba Reddi, Reddi and landholder, Tupta-luopy, District of North Bhopal, Madras—Petitioner.

Notice is hereby given that the above-named petitioner has applied for the adjournment of the adjournment as required and that the said petition is posted in 1910 day of January 1911 for hearing.

adjudged lands by order of this Court, dated 14th December 1932, and that he is directed to apply for his discharge within six months from that date. Any failure of the applicant should prove that claims before the Official Receiver at South Malabar are not as payable by reference to the order by registered plan as advised as required by the rules.

T. V. KRISHNAN NAYAR,
Jalindars Judge.

Calicut, 20th December 1932.

No. 28 of 1932, Ben-Gerry, Palamoor.

M. V. Pothanathur—Petitioner.
Vellamman Ayappan son Ananambudhmann Ayappan residing at Chullapuzha village, Palamoor taluk, Palamoor taluk—Respondent.

Notice is hereby given under section 13 (2) of Act V of 1928 that the respondent, above named, has been adjudged as insolvent by an order of this Court, dated 10th November 1932, that he has been directed to apply for discharge within six months from that date, that creditors should prove their claims in writing to present before the Official Receiver, South Malabar, so early as possible in order to be listed for the order of sale.

No. 30 of 1932, Ben-Gerry, Palamoor.

Appan Ayappa alias Padi Padai Ayappa—Petitioner.
Rajappa Padi Ayappa's son Venu Maran, residing at Adarai, Malabar taluk, English taluk—Respondent.
Notice is hereby given under section 13 (2) of Act V of 1928 that the respondent, above named, has been adjudged as insolvent by an order of this Court, dated 20th November 1932, that he has been directed to apply for discharge within six months from that date, that creditors should prove their claims in writing as early as possible before the Official Receiver, South Malabar, so that the petition is listed for the order of sale.

No. 34 of 1932, Ben-Gerry, Palamoor.

M. Pothanathur—Petitioner.
Pothanathur, Rajappa, Rajappa's son Ananambudhmann Ayappa alias Padi Padai Ayappa, residing at Adarai, Malabar taluk, English taluk—Respondent.

Notice is hereby given under section 13 (2) of Act V of 1928 that the petitioner, above named, has applied to this Court to adjudge the respondent insolvent and that he has petitioned to this Court, dated 10th December 1932, that he has been directed to apply for discharge within six months from that date, that creditors should prove their claims in writing as early as possible before the Official Receiver, South Malabar, so that the petition is listed for the order of sale.

No. 35 of 1932, Ben-Gerry, Palamoor.

Pothanathur, Rajappa, Rajappa's son Ananambudhmann Ayappa alias Padi Padai Ayappa, residing at Adarai, Malabar taluk, English taluk—Respondent.

Notice is hereby given under section 13 (2) of Act V of 1928 that the petitioner, above named, has applied to this Court to adjudge the respondent insolvent and that he has petitioned to this Court, dated 10th December 1932, that he has been directed to apply for discharge within six months from that date, that creditors should prove their claims in writing as early as possible before the Official Receiver, South Malabar, so that the petition is listed for the order of sale.

No. 36 of 1932, Ben-Gerry, Palamoor.

Pothanathur, Rajappa, Rajappa's son Ananambudhmann Ayappa alias Padi Padai Ayappa, residing at Adarai, Malabar taluk, English taluk—Respondent.

Notice is hereby given under section 13 (2) of Act V of 1928 that the petitioner, above named, has applied to this Court to adjudge the respondent insolvent and that he has petitioned to this Court, dated 10th December 1932, that he has been directed to apply for discharge within six months from that date, that creditors should prove their claims in writing as early as possible before the Official Receiver, South Malabar, so that the petition is listed for the order of sale.

No. 37 of 1932, Ben-Gerry, Palamoor.

Pothanathur, Rajappa, Rajappa's son Ananambudhmann Ayappa alias Padi Padai Ayappa, residing at Adarai, Malabar taluk, English taluk—Respondent.

Notice is hereby given under section 13 (2) of Act V of 1928 that the petitioner, above named, has applied to this Court to adjudge the respondent insolvent and that he has petitioned to this Court, dated 10th December 1932, that he has been directed to apply for discharge within six months from that date, that creditors should prove their claims in writing as early as possible before the Official Receiver, South Malabar, so that the petition is listed for the order of sale.

No. 38 of 1932, Ben-Gerry, Palamoor.

Pothanathur, Rajappa, Rajappa's son Ananambudhmann Ayappa alias Padi Padai Ayappa, residing at Adarai, Malabar taluk, English taluk—Respondent.

Notice is hereby given under section 13 (2) of Act V of 1928 that the petitioner, above named, has applied to this Court to adjudge the respondent insolvent and that he has petitioned to this Court, dated 10th December 1932, that he has been directed to apply for discharge within six months from that date, that creditors should prove their claims in writing as early as possible before the Official Receiver, South Malabar, so that the petition is listed for the order of sale.

within six months from that date. All creditors should prove their claims before the Official Receiver, South Malabar, so that the petition is listed for the order of sale.

T. KRISHNAN NAYAR,
Jalindars Judge.

Calicut, 18th December 1932.

No. 39 of 1932, Ben-Gerry, Palamoor.

Pothanathur, Rajappa, Rajappa's son Ananambudhmann Ayappa alias Padi Padai Ayappa, residing at Adarai, Malabar taluk, English taluk—Respondent.

Notice is hereby given that the above petitioner has applied to this Court for an order of discharge and that the said petition stands listed to this Court, dated 10th December 1932 for hearing.

No. 40 of 1932, Ben-Gerry, Palamoor.

Pothanathur, Rajappa, Rajappa's son Ananambudhmann Ayappa alias Padi Padai Ayappa, residing at Adarai, Malabar taluk, English taluk—Respondent.

Notice is hereby given that the above petitioner has applied to this Court for an order of discharge and that the said petition stands listed to this Court, dated 10th December 1932 for hearing.

No. 41 of 1932, Ben-Gerry, Palamoor.

Pothanathur, Rajappa, Rajappa's son Ananambudhmann Ayappa alias Padi Padai Ayappa, residing at Adarai, Malabar taluk, English taluk—Respondent.

Notice is hereby given that the above petitioner has applied to this Court for an order of discharge and that the said petition stands listed to this Court, dated 10th December 1932 for hearing.

No. 42 of 1932, Ben-Gerry, Palamoor.

Pothanathur, Rajappa, Rajappa's son Ananambudhmann Ayappa alias Padi Padai Ayappa, residing at Adarai, Malabar taluk, English taluk—Respondent.

Notice is hereby given that the above petitioner has applied to this Court for an order of discharge and that the said petition stands listed to this Court, dated 10th December 1932 for hearing.

No. 43 of 1932, Ben-Gerry, Palamoor.

Pothanathur, Rajappa, Rajappa's son Ananambudhmann Ayappa alias Padi Padai Ayappa, residing at Adarai, Malabar taluk, English taluk—Respondent.

Notice is hereby given that the above petitioner has applied to this Court for an order of discharge and that the said petition stands listed to this Court, dated 10th December 1932 for hearing.

No. 44 of 1932, Ben-Gerry, Palamoor.

Pothanathur, Rajappa, Rajappa's son Ananambudhmann Ayappa alias Padi Padai Ayappa, residing at Adarai, Malabar taluk, English taluk—Respondent.

Notice is hereby given that the above petitioner has applied to this Court for an order of discharge and that the said petition stands listed to this Court, dated 10th December 1932 for hearing.

No. 45 of 1932, Ben-Gerry, Palamoor.

Pothanathur, Rajappa, Rajappa's son Ananambudhmann Ayappa alias Padi Padai Ayappa, residing at Adarai, Malabar taluk, English taluk—Respondent.

Notice is hereby given that the above petitioner has applied to this Court for an order of discharge and that the said petition stands listed to this Court, dated 10th December 1932 for hearing.

No. 46 of 1932, Ben-Gerry, Palamoor.

Pothanathur, Rajappa, Rajappa's son Ananambudhmann Ayappa alias Padi Padai Ayappa, residing at Adarai, Malabar taluk, English taluk—Respondent.

Notice is hereby given that the above petitioner has applied to this Court for an order of discharge and that the said petition stands listed to this Court, dated 10th December 1932 for hearing.

of the Provisional Excise-duty Act and that the said petition should be moved on 17th January 1933 for hearing. Those who are desirous of opposing the said petition may do so either in person or by pleader duly instructed on or before that date.

V. BHAGARATIA AYIAR.
District Officer.

Madras, 19th December 1932.

No. 4 of 1932, Revenue Officer's Order, Tirunelveli. *Revenue Officer's Order, Tirunelveli.*
Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

No. 8 of 1932, Revenue Officer's Order, Tirunelveli. *Revenue Officer's Order, Tirunelveli.*
Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

No. 8 of 1932, Revenue Officer's Order, Tirunelveli. *Revenue Officer's Order, Tirunelveli.*
Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

M. S. RAMANATHA AYIAR.
District Officer.

Tirunelveli, 19th December 1932.

No. 12 of 1932, Revenue Officer's Order, Tirunelveli. *Revenue Officer's Order, Tirunelveli.*
Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

No. 12 of 1932, Revenue Officer's Order, Tirunelveli. *Revenue Officer's Order, Tirunelveli.*
Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

M. S. RAMANATHA AYIAR.
District Officer.

Tirunelveli, 19th December 1932.

No. 15 of 1932, Revenue Officer's Order, Tirunelveli. *Revenue Officer's Order, Tirunelveli.*
Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

No. 15 of 1932, Revenue Officer's Order, Tirunelveli. *Revenue Officer's Order, Tirunelveli.*
Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

No. 15 of 1932, Revenue Officer's Order, Tirunelveli. *Revenue Officer's Order, Tirunelveli.*
Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

N. S. GOPALAN.
Principal District Officer.

Tirunelveli, 19th December 1932.

No. 16 of 1932, Revenue Officer's Order, Tirunelveli. *Revenue Officer's Order, Tirunelveli.*
Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

No. 16 of 1932, Revenue Officer's Order, Tirunelveli. *Revenue Officer's Order, Tirunelveli.*
Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

No. 16 of 1932, Revenue Officer's Order, Tirunelveli. *Revenue Officer's Order, Tirunelveli.*
Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

T. BHAKARATHA AYIAR.
District Officer.

Chengalpattu, 20th December 1932.

NOTICES.

In the matter of the Revenue Officer's Order, Tirunelveli, No. 16 of 1932, Revenue Officer's Order, Tirunelveli.

Whereas the Revenue Officer in his letter, dated 19th December 1932 has stated that the said order is hereby refused on 17th January 1933 for hearing.

And whereas a notice dated 19th July 1932 was published in regard to the said order.

And whereas the said company has on 17th January 1933 refused on 17th January 1933 for hearing.

Therefore the name of the said company has been struck off the list of the said company.

H. BHAGARATHA AYIAR.
District Officer.

Madras, 19th December 1932.

Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

And whereas a notice dated 17th September 1932, was published in regard to the said order.

And whereas the said company has on 17th January 1933 refused on 17th January 1933 for hearing.

Therefore the name of the said company has been struck off the list of the said company.

T. S. BHAGARATHA AYIAR.
District Officer.

Madras, 19th December 1932.

MARINE NOTIFICATION.

NOTICE TO MARINERS.

No. 16 of 1932.

Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

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REVENUE NOTIFICATIONS.

NOTICE TO MARINERS.

Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

Notice is hereby given that the above-mentioned petition has been refused on 17th January 1933 for hearing.

9. Insect of water poured—3 mm. 20 c.c. of the Pyraline larva tested with 20 c.c. of pyraline with infection insects. 10. at least 2-5 c.c. of the larva (small) separate first feeding from repeatedly shaken together and allowed to stand.

4. **Reference:**—Reserve 1 year of the parking fees in 50% of the total value. (Funds with initial deposits will not be charged the reserve plus a charge for the 1st year on any new meter that has a first charge of more than \$50.00. After \$50.00, the amount collected will be required to provide the reserve.) (To request the reserved parking fee status of a meter, if one has a detailed description of the meter, its use and the meter.)

§ Fishermen already make a biologically short sighted error in a selection of 1 yr. at previous years. In 1980 a lot of shrimps landed with 3 yr. of age but not a lot of 4 yr. shrimps landed. As a result a lot of 4 yr. shrimps should be landed. As a result a lot of 4 yr. shrimps should be landed. As a result a lot of 4 yr. shrimps should be landed.

2 ml. Another 15 ml. of the above 1 per cent aqueous solution should give a white precipitate when mixed with 5 ml. of Benedict's reagent.

g. 2-Step point-molded 170 c.c. of the previous batch in the manner described before. At least 20 c.c. liquid divinyl was, at or under 110°C. and a total of 100 c.c. at or under 151°C.

2. *Wicked*—One hundred cubic centimeters of petroleum lamp oil placed in a short-necked copper flask of 250 cc. capacity. The flask is mounted on an asbestos stand which has a circular hole of 1/2 inch diameter cut in it. To the flask is attached a horizontal volume measuring cylinder of 100 cc. scale and 1/16 in. bore, provided with a stopcock, the bulb of which the side tube (leading to the volume measuring cylinder) is connected to. The side tube of the bulb is 1/16 in. long, and a standard thermometer is placed in the head of the volume so that the bulb protrudes the center of the bulb of the column.

The speed of distillation is adjusted to 5 g. per minute; the distillate being received in a graduated glass cylinder. At 100 mm. Hg, should distill over at 17 mm. under 100°C., and 30 g. at or under 130°C. at a molecular structure of 260 or more.

If the isometric curves from 750 to 900 m. are corrected to 1°C. for each 30 m.m. of variation should be applied (e.g., under 750 m.m. of pressure 100 m.m. of discharge should stand over at 90 under 1000°C. while under 750 m.m. the same amount of discharge should stand over at 1200°C.¹⁰)

Note.—Pyridine groups in a single definite compound (C₂H₅N) having mp. 101°C.; Pyridine forms two isomers in systems with chlorinated compounds, having at times isomorphism. They are cheaper and more effective desiccants than the same molecule.

Stewart's *Proceedings* No. 1515, 1516, dated Feb. June 1958, and Commissioner's Notifications No. 51, dated 10th July 1958, published on page 245 of Part II of the First G. Gazette 1958, dated 27th July 1958.)

TABLE 2. 1.

DONOR LICENSE GRANTED BY FOUNDER TO THE
MANUFACTURER OF EQUIPMENT IS NOTWITHSTANDING,
EQUIPMENT AND PROCESS ARE IN PUBLIC DOMAIN.

R_0 = Colours of _____ heavily
brown you _____ to establish a deposit of _____
in the form of _____ for the whole of the year
conspicuous or uncoloured spines during the year
ending 31st March _____ subject to the follow-
ing conditions to be observed by you:—

5. The license shall be held by the owner, parent or the proprietor, partner, proprietor and sole of the business and regulated work as stated by the Commission of Revenue, from time to time.

3 The horse extends only to the wholesale sale of denatured or methylated spirit, i.e., spirit which has been rendered unfit for human consumption by the admixture of light naphthalene and pyridine bases at equal weights or the equivalent in other bodies of 20% alcohol.

3. The quantity of spirit issued to any one time shall not be more than 100 gallons of denatured spirit or 75 gallons of rectified spirit.

Date.	In hand.		Transfers.	Transferred to lost or unrec'd.	Issues.			Total amount.	Balances.		
	Number of notes.	Quantity.			Number of pounds.	Number of notes.	Quantity of.		Number of notes.	Quantity.	Amount due.
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
		100.			100.			100.		100.	

A fee at the rate of the prevailing license fee will be levied from D.S. 1 licensees on all quantities not accounted for by sale in their territory.

8. An improper attachment to the prescribed form 30, 30a, shall be considered for the use of suspending officers and shall be passed over to the Director of the Code or to any other authorized by him to receive it, on a motion, leave given thereby.

Total Size: 20

Collective.

FORM T-1E (8-64)

LAURENCE: YES, THE 3 FLAME OUT WITH A THERMO-VALVE...

3. _____, Collector of
kindly inform you _____ to all districts
spirit of your shop at _____ during the year
ending 31st March _____ subject to the following
conditions to be observed by you:—

1. The Bureau shall be bound by the rules governing the proceedings, processes and proceedings spirit as required by the Commission.

5. The above extends only to the sale of donated sperm, where donor sperm which has been rendered obviously unfit for human consumption by the treatment of light disinfectants and previous use in a procedure with the same consented to the subject.

2. The license may prevent his supply of damaged goods either by direct importation or by purchase from the holder of a license on Form D-1.

4. The quantity purchased at any one time under this license shall not exceed _____ gallons.

4. An inspection note-book by the prescribed form (a), 23, shall be maintained for the use of supervising officers and shall be handed over to the Inspector at the result of every officer authorized by law to remove it, as a record before any removal.

G. A. borrower live at the rate of eight annas per rupee per annum for the first year, and thereafter at the rate of six annas per rupee per annum. The interest shall be payable in the form of annuities on the first day of the month of Chaitra in the first year, and thereafter on the first day of the month of Chaitra in every subsequent year. For the purpose the borrower shall submit to the Collector of the district concerned within a week after the close of each year a statement showing the stock on hand, quantity removed and the quantity sold to Government officers and the profit in the previous year and the balance of annuities for the preceding season. The Government shall cut the level of the stock to the extent of 10 days' consumption of the Government servants.

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Challenor

* To be filled in by the Collector according to current station.

[illegible]

Language was presented and was by Department
of the University of the State of New York.

1. _____, Collector of
Society Income tax, residing at _____
to permit dissection with for use in the above
purpose of _____ during the year ending 31st
March _____ subject to the following conditions
to be observed by me:-

Conflicts of interest statement: No conflict declared.

1. The license shall be issued by the other party
ing the preparation, possession and sale of dangerous
spirit as not fed by the Government of Florida from
also be kept.

3 The license extends only to the possession of one of said sets to the sole of described agent, i.e. agent rendered effectively only for human motion, then by the utilization of light microscopes and perhaps lenses in accordance with the rules provided on the subject.

A. The increase may proceed via expansion of demand, either by direct repatriation or by purchase from the holder of a letter in Form B15. The share will remain at any one time more than 10% of the total share capital.

4. An inspector anti-book is for prescribed form (FD-303) shall be maintained for the use of inspectors efforts and shall be handed over to the Inspector at the conclusion of any officer authorized to pass in receipt of the same.

2. A Licensee for the year of each license for Imperial spirits of denatured spirits shall pay to the Government the quantity of denatured spirits actually used by the licensee in each year.

3. The Government shall certify to the Director of the Customs the amount of spirits used by the licensee in each year, and the licensee shall submit to the Director of the Customs a statement showing the stock on hand quarterly and the balance of spirits in the preceding month. The licensee shall pay the duties levied on the spirits within 30 days of the date of the quarterly statement.

Printed this day of 19

Citation:

+ 1/2 as filed in by the Collector according to the
 records of the

FORM 28-9. 4

¹ Londoner advised by a Railway Company that the goods were not at Holbrook Street and was instructed to investigate.

I, _____, Collector of
hereby inform you _____ to show in
documented proof for use in the manufacture of
and in distribution in the stations on your
railway named herein for use in _____ date
the year ending, that _____ subject to the
following conditions to be observed by you :-

Confidence

1. The Service shall be bound by the rules governing the preparation, presentation and sale of securities issued as authorized by the Commissioner of Finance (see Item 10, above).

2. The license extends only to the storage and use and the disposition in the railway station named herein of distressed spirit, i.e., spent needles differently only for human consumption by the patients of light convalescence and pyrexia has in accordance with the rules prescribed as a subject.

2. The licensee may possess his supplies of distilled spirits (disty) by direct importation or by purchase from the holder of a license in Form D-11 in quantities not exceeding 100 gallons of NET content.

4. No transfer of declared gift to spouse
one given to an individual shall be allowed with
it is covered by a contract in Form O. 3.

8. Accounts of the daily transactions under the license shall be kept both at the headquarters and at each installation. Such accounts, together with the license, permits and the stamp of agents shall, produced immediately on demand for inspection by a Federal officer of suit lower rank than a Sub-Inspector.

4 An inspection notebook, in the present form Q2-128, shall be maintained for the use of the inspecting officer, and shall be located near the Inspector of the vehicle as he may often be authorized to conduct it as a record book with the driver.

[illegible]

References

Appendix

Number of stations in which organized sports is
available to the general public (see Appendix 1)

Minimum quantity to be stored $\frac{\text{maximum}}{\text{minimum}}$

100

FORM 9-8-A

Labels are provided for each side of the material.
Labels are provided for each side of the material.

1. I hereby declare you are present and all work pending at the time of your calling this March 1st, subject to the following conditions to be observed by you:-

1. The images shall be based by the rules given

ing the preparation, production, and sale of domestic spirits as outlined by the Commissioner of Excise from June to 1906.

3. The license extends only to the purchase, sale or manufacture of distilled spirits, i.e., spirituous liquors; it does not extend to the sale of beer, wine, or other alcoholic drinks.

stability of wood-explosion in decomposition. The rules prescribed in the subject in the preparation of special manuscripts for which work April is prescribed and to the side of the main up to a maximum of one regular year at a time.

5. The licensee may process his property by depositing with the board a statement of the composition of the lot in such case or from a licensed dealer or agent in quantities not exceeding 20 gallons at a time.



THE FORT ST. GEORGE GAZETTE.

Published by Authority

No. 20] MADRAS, TUESDAY EVENING, DECEMBER 31, 1922. [Price, 4 ms.

Part III.—Proceedings of the Indian Legislature

CONTENTS

Act No. XXIII of 1922—Criminal Law Amendment Act, 1922. 525

Act of the Indian Legislature assented to by the Governor-General.

GOVERNMENT OF INDIA. LEGISLATIVE DEPARTMENT.

ACT No. XXIII OF 1922.

WHEREAS it is expedient to supplement the Criminal Law and to that end to amend the Indian Press (Emergency Powers) Act, 1931, and further to amend temporarily the Indian Criminal Law Amendment Act, 1908, for the purposes hereinafter appearing:

It is hereby enacted as follows:—

1. (1) This Act may be called the Criminal Law Amendment Act, 1922.

(2) It extends to the whole of British India, including British Baluchistan and the Sostkal Parganas.

Enacted
in the
presence of
the
Governor-General.

(3) It shall remain in force for three years from its commencement.

(4) The whole of the Act except section 4 and section 7 shall come into force at once, and the Local Government may, by notification in the local official Gazette, direct that section 4 or section 7 shall come into force in any area on such date as may be specified in the notification.

Government
from which
copy.

2. Whoever wilfully dissuades or attempts to dissuade the public or any person from entering the Military, Naval, Air or Police service of His Majesty shall be punished with imprisonment for a term which may extend to one year, or with fine, or with both.

Exception 1.—This provision does not extend to contravention of or criticism of the policy of Government in connection with the Military, Naval, Air or Police service made in good faith and without any intention to dissuade from enlistment.

Exception 2.—This provision does not extend to the case in which advice is given in good faith for the benefit of the individual to whom it is given or for the benefit of any member of his family or of any of his dependants.

For persons
with public
servants.

3. Whoever induces or attempts to induce any public servant to fail in his duty as such servant shall be punished with imprisonment for a term which may extend to one year, or with fine, or with both.

Explanation.—For the purposes of this section, a public servant denotes a public servant as defined in section 21 of the Indian Penal Code, a servant of a local authority or railway administration, a village headman, and an employee of a public utility service as defined in section 2 of the Trade Disputes Act, 1926.

Meaning
of public
servant.

4. (1) Whoever, with intent to harass any public servant in the discharge of his duties, or to cause him to terminate his services or fail in his duty, refuses to deal with, whether by supplying goods to, or otherwise, or to let on reasonable rent a house usually let for hire or land not being cultivated land to, or to render any customary service to such public servant or any member of his family, on the terms on which such things would be done in the ordinary course,

VII or 1926
Act.

or withholds from such person or his family such medical services as he would voluntarily render, shall be punished with imprisonment for a term which may extend to three months, or with fine which may extend to five hundred rupees, or with both.

Explanation.—For the purposes of this section 'public servant' has the same meaning as in section 3 but includes also a person in the Military, Naval or Air Service of His Majesty.

(2) No Court shall take cognizance of an offence punishable under this section unless upon complaint made by order of or under authority from the Local Government or some officer empowered by the Local Government in this behalf.

3. (1) Whoever publishes, circulates or reports in public any passage from a newspaper, book or other document copies whereof have been declared to be forfeited to His Majesty under any law for the time being in force, shall be punished with imprisonment for a term which may extend to six months, or with fine, or with both.

(2) No Court shall take cognizance of an offence punishable under this section unless the Local Government has certified that the passage published, circulated or reported contains, in the opinion of the Local Government, seditious or other matter of the nature referred to in sub-section (1) of section 293 of the Code of Criminal Procedure, 1898, or sub-section (2) of section 4 of the Indian Press (Emergency Powers) Act, 1933.

4. (1) Whoever makes, publishes or circulates any statement, rumour or report, which is false and which he has no reasonable ground to believe to be true, with intent to cause or which is likely to cause fear or alarm to the public or to any section of the public or hatred or contempt towards any class of public servants or any class of His Majesty's subjects shall be punished with imprisonment which may extend to one year, or with fine, or with both.

Explanation.—For the purposes of this section public servant means a public servant as defined in section 21 of the Indian Penal Code.

(2) So long as this section remains in force, clause (b) of section 503 of the Indian Penal Code shall be inoperative.

Under-sec-
tion 4 of
section 2 of
prohibited
document.

Under-sec-
tion 4 of
Indian
Penal Code.

7 of 1936

XXIII of
1931

XLV of
1930

XLV of
1930

Violating
a person in
possession
of property
belonging to
himself.

7. (1) Whoever—

(a) with intent to cause any person to abstain from doing or to do any act which such person has a right to do or to abstain from doing, obstructs or uses violence to or intimidates such person or any member of his family or person in his employ, or follows at or near a place where such person or member or employed person resides or works or carries on business or happens to be, or persistently follows him from place to place, or interferes with any property owned or used by him or deprives him of or hinders him in the use thereof, or

(b) follows or does any similar act at or near the place where a person carries on business, in such a way and with intent that any person may thereby be deterred from entering or approaching or residing at such place,

shall be punished with imprisonment for a term which may extend to six months, or with fine which may extend to five hundred rupees, or with both.

Explanation.—Bribe-taking or indignities or violence or advocacy of terrorism, without the commission of any of the acts prohibited by this section is not an offence under this section.

(2) No Court shall take cognizance of an offence punishable under this section except upon a report in writing of facts which constitute such offence made by a police officer not below the rank of officer in charge of a police station.

Power to
order parent
or guardian
to pay fine
imposed on
young
person.

8. (1) Where any young person under the age of sixteen years is convicted by any Court of an offence which, in the opinion of the Court, has been committed in furtherance of a movement prejudicial to the public safety or peace and such young person is sentenced to fine, the Court may order that the fine shall be paid by the parent or guardian of such young person as if it had been a fine imposed upon the parent or guardian.

Explanation.—In this section the word "guardian" includes any person who, in the opinion of the Court, has for the time being the charge of or control over the offender.

(2) Before making an order under this section the Court shall give the parent or guardian an opportunity to appear and be heard, and no such order shall be

made if the parent or guardian satisfies the Court that he has not condoned to the commission of the offence by neglecting to control the offender, or that the offence was not committed in furtherance of a movement prejudicial to the public safety or peace.

(2) Where a parent or guardian is ordered to pay a fine under this section, the amount may be recovered in accordance with the provisions of the Code of Criminal Procedure, 1898.

V of 1901

V of 1902

•

9. Notwithstanding anything contained in the Code of Criminal Procedure, 1898,—

Provision
in effect
under the
Act.

(i) no Court inferior to that of a Presidency Magistrate or Magistrate of the first class shall try any offence under this Act;

(ii) an offence punishable under section 2, 3, 5, 6 or 7 shall be cognizable by the police;

(iii) an offence punishable under section 4 shall be an offence in which a warrant shall ordinarily issue in the first instance; and

(iv) an offence punishable under section 7 shall be non-bailable.

XV of
1905.

I of 1908.

I of 1908.

XV of
1905.

IX of
1905.

10. (1) The Local Government may, by notification in the local official Gazette, declare that any offence punishable under section 180, 188, 189, 190, 228, 230A, 233, 265, 306 or 307 of the Indian Penal Code, when committed in any area specified in the notification shall, notwithstanding anything contained in the Code of Criminal Procedure, 1898, be cognizable, and thereupon the Code of Criminal Procedure, 1898, shall, while such notification remains in force, be deemed to be amended accordingly.

Power of
Local Government
to make
various
offences
cognizable
and non-
bailable.

(2) The Local Government may, in like manner and subject to the like conditions, and with this like effect, declare that an offence punishable under section 188 or section 307 of the Indian Penal Code shall be non-bailable.

11. So long as this Act remains in force, section 16 of the Indian Criminal Law Amendment Act, 1908, shall be deemed to be re-numbered as sub-section (7) of section 16 and to that section as so re-numbered the following sub-section shall be deemed to be added, namely:—

Amendment
of section
16, Act 327
of 1908.

(2) The Governor General in Council, if satisfied to the like effect, may, by notification in the Gazette of India, declare an association to be an unlawful

association, and thereupon such association shall be, so long as the declaration remains in force, an unlawful association for the purposes of this Act throughout the whole of British India.¹⁰

Amendment
of section
11, Act XIV
of 1908.

12. So long as this Act remains in force, to section 17 of the Indian Criminal Law Amendment Act, 1908, the following sub-section shall be deemed to be added, namely:—

"(3) An offence under sub-section (1) shall be cognizable by the police, and notwithstanding anything contained in the Code of Criminal Procedure, 1898, it shall be non-bailable."^{XIV of 1908.}

Insertion of
new sections
17A, 17B,
17C, 17D,
17E and
17F in Act
XIV of
1908.

13. So long as this Act remains in force, after section 17 of the Indian Criminal Law Amendment Act, 1908, the following sections shall be deemed to be inserted, namely:—

"17A. (1) The Local Government may, by notification in the local official Gazette, notify any place which in its opinion is used for the purposes of an unlawful association.

Explanation.—For the purposes of this section 'place' includes a house or building, or part thereof or a tent or vessel.

(2) The District Magistrate or in a Presidency town the Commissioner of Police, or any officer authorized in this behalf in writing by the District Magistrate or Commissioner of Police, as the case may be, may thereupon take possession of the notified place and arrest therefrom any person found therein, and shall forthwith make a report of the taking possession to the Local Government.

Provided that where such place contains any apartment occupied by women or children, reasonable time and facilities shall be afforded for their withdrawal with the least possible inconvenience.

(3) A notified place whose possession is taken under sub-section (2) shall be deemed to remain in the possession of Government so long as the notification under sub-section (1) in respect thereof remains in force.

Power to
notify and
take possession
of place used
for the
purpose of
an unlawful
association.

XIV of
1908.

17B. (1) The District Magistrate, Commissioner of Police or officer taking possession of a notified place shall also take possession of all movable property found therein, and shall make a list thereof in the presence of two respectable witnesses.

(2) If, in the opinion of the District Magistrate, or in a Presidency-town the Commissioner of Police, any articles specified in the list are or may be used for the purposes of the unlawful association, he may proceed subject to the provisions hereafter contained in this section to order such articles to be forfeited to His Majesty.

(3) All other articles specified in the list shall be delivered to the person whom he considers to be entitled to possession thereof, or, if no such person is found, shall be disposed of in such manner as the District Magistrate or Commissioner of Police, as the case may be, may direct.

(4) The District Magistrate or Commissioner of Police shall publish, as nearly as may be in the manner provided in section 57 of the Code of Criminal Procedure, 1908, for the publication of a proclamation, a notice specifying the articles which it is proposed to forfeit and calling upon any person claiming that any article is not liable to forfeiture to submit in writing within fifteen days any representation he desires to make against the forfeiture of the article.

(5) Where any such representation is accepted by the District Magistrate or Commissioner of Police, he shall deal with the article concerned in accordance with the provisions of sub-section (3).

(6) Where any such representation is rejected, the representation, with the decision thereon, shall be forwarded to the District Judge, in the case of a decision by a District Magistrate, or, in the case of a decision by the Commissioner of Police, to the Chief Judge of the Small Cause Court, as the case may be, for his adjudication upon the representation. Where the decision is not contrary to the provisions of sub-section (3), the articles shall be dealt with in accordance with the provisions of sub-section (3).

(7) In making an adjudication under sub-section (6) the procedure to be followed shall be the procedure laid down in the Code of Civil Procedure, 1908, for the

investigation of claims so far as it can be made to apply, and the decision of the District Judge or Chief Judge of the Small Cause Court, as the case may be, shall be final.

(8) If the article seized is livestock or is of a perishable nature, the District Magistrate or Commissioner of Police may, if he thinks it expedient, order the immediate sale thereof, and the proceeds of the sale shall be disposed of in the manner herein provided for the disposal of other articles.

Trespass upon notified places.

170. Any person who enters or remains upon a notified place without the permission of the District Magistrate, or of an officer authorized by him in this behalf, shall be deemed to commit criminal trespass.

The right to possession of property.

171. Before a notification under sub-section (1) of section 17A is cancelled, the Local Government shall give such general or special directions as it may deem requisite regulating the relinquishment by Government of possession of notified places.

Power to search for and seize money, securities or credits.

172. (1) Where the Local Government is satisfied, after such inquiry as it may think fit, that any money, securities or credits are being used or are intended to be used for the purposes of an unlawful association, the Local Government may, by order in writing, declare such money, securities or credits to be forfeited to His Majesty.

(2) A copy of an order under sub-section (1) may be served on the person having custody of the money, securities or credits, and on the service of such copy such person shall pay or deliver the money, securities or credits to the order of the Local Government:

Provided that, in the case of money or securities, a copy of the order may be endorsed for execution to such officer as the Local Government may select, and such officer shall have power to enter upon and search for such money and securities in any premises where they may reasonably be suspected to be, and to seize the same.

(3) Before an order of forfeiture is made under sub-section (1) the Local Government shall give written notice to the person (if any) in whose custody the money, securities or credits are found of its intention to forfeit, and any person aggrieved thereby may within fifteen days from the date of such notice

file an application to the District Judge in a District, or to the Chief Judge of the Small Cause Court in a Presidency-town, to establish that the monies, securities or credits or any of them are not liable to forfeiture, and if any such application is made, no order of forfeiture shall be passed in respect of the monies, securities or credits concerned until such application has been disposed of, and unless the District Judge or Chief Judge of the Small Cause Court has decided that the monies, securities or credits are liable to forfeiture.

(4) In disposing of an application under sub-section (3) the procedure to be followed shall be the procedure laid down in the Code of Civil Procedure, 1908, for the investigation of claims so far as it can be made to apply, and the decision of the District Judge or Chief Judge of the Small Cause Court, as the case may be, shall be final.

(5) Where the Local Government has reason to believe that any person has custody of any monies, securities or credits which are being used or are intended to be used for the purposes of an unlawful association, the Local Government may, by order in writing, prohibit such person from paying, delivering, transferring or otherwise dealing in any manner whatsoever with the same, save in accordance with the written orders of the Local Government. A copy of such order shall be served upon the person to whom it is directed.

(6) The Local Government may endorse a copy of an order under sub-section (5) for investigation to any officer it may select, and such copy shall be warrant whomever such officer may enter upon any premises of the person to whom the order is directed, examine the books of such person, search for monies and securities, and make inquiries from such person, or any officer, agent or servant of such person, touching the origin of and dealings in any monies, securities or credits which the investigating officer may suspect are being used or are intended to be used for the purposes of an unlawful association.

(7) A copy of an order under this section may be served in the manner provided in the Code of Criminal Procedure, 1908, for the service of a summons, or, where the person to be served is a corporation, company, bank or association of persons, it

may be served on any secretary, director or other officer or person concerned with the management thereof, or by leaving it or sending it by post addressed to the corporation, company, bank or association at its registered office, or, where there is no registered office, at the place where it carries on business.

(4) Where an order of forfeiture is made under sub-section (1) in respect of any monies, securities or credits in respect of which a prohibitory order has been made under sub-section (3), such order of forfeiture shall have effect from the date of the prohibitory order, and the person to whom the prohibitory order was directed shall pay or deliver the whole of the monies, securities, or credits forfeited, to the order of the Local Government.

(5) Where any person liable under this section to pay or deliver any monies, securities, or credits to the order of the Local Government refuses or fails to comply with any direction of the Local Government in this behalf, the Local Government may recover from such person, as arrears of land revenue or as a fine, the amount of such monies or credits or the market value of such securities.

(6) In this section, 'security' includes a document whereby any person acknowledges that he is under a legal liability to pay money, or whereunder any person obtains a legal right to the payment of money; and the market value of any security means the value as fixed by any officer or person deputed by the Local Government in this behalf.

(7) Except so far as is necessary for the purposes of any proceeding under this section, no information obtained in the course of any investigation made under sub-section (5) shall be divulged by any officer of Government, without the consent of the Local Government.

Indemnity clause.

17F. Every report of the taking possession of property and every declaration of forfeiture made, or purporting to be made under this Act, shall, as against all persons, be conclusive proof that the property specified therein has been taken possession of by Government or has been forfeited, as the case may be, and save as provided in sections 17B and 17E no proceeding purporting to be taken under section 17A, 17B, 17C, 17D or 17E shall be called in question.

by any Court, and no civil or criminal proceeding shall be instituted against any person for anything in good faith done or intended to be done under the said sections or against Government or any person acting on behalf of or by authority of Government for any loss or damage caused to or in respect of any property whereof possession has been taken by Government under this Act."

14. In the long title and in the preamble of the Indian Press (Emergency Powers) Act, 1931, for the words "against the publication of matter relating to or encouraging murder or violence" the words "for the better control of the Press" shall be substituted.

15. For sub-section (2) of section 1 of the Indian Press (Emergency Powers) Act, 1931, the following sub-section shall be substituted, namely:—

"(3) It shall remain in force until the expiration of the Criminal Law Amendment Act, 1932."

16. In sub-section (1) of section 4 of the Indian Press (Emergency Powers) Act, 1931,—

(a) after clause (b) the following words and clauses shall be inserted, namely:—

"or which tend, directly or indirectly,—

(c) to seduce any officer, soldier, sailor or airman in the military, naval or air forces of His Majesty or any police officer from his allegiance or his duty, or

(d) to bring into hatred or contempt His Majesty or the Government established by law in British India or the administration of justice in British India or any class or section of His Majesty's subjects in British India, or to excite dissatisfaction towards His Majesty or the said Government, or

(e) to put any person in fear or to cause annoyance to him and thereby induce him to deliver to any person any property or valuable security or to do any act which he is not legally bound to do, or to omit to do any act which he is legally entitled to do, or

(f) to encourage or incite any person to interfere with the administration of the law or with the maintenance of law and order, or to commit any offence, or to refuse or defer payment of any land-revenue, tax, rate, cess or other due or amount payable

Amendment
of title and
preamble
of Act
XXIII of
1931

Amendment
of section 1
of Act
XXIII of
1931

Amendment
of section 4,
Act XXIII
of 1931

to Government or to any local authority, or any rent of agricultural land or anything recoverable as arrears of or along with such rent, or

(g) to induce a public servant or a servant of a local authority to do any act or to forbear or delay to do any act connected with the exercise of his public functions or to resign his office, or

(h) to promote feelings of enmity or hatred between different classes of His Majesty's subjects, or

(i) to prejudice the recruiting of persons to serve in any of His Majesty's forces, or in any police force, or to prejudice the training, discipline or administration of any such force."

(4) the Explanation shall be numbered as Explanation 1, and after the Explanation as so numbered the following Explanation shall be inserted, namely:—

"Explanation 2.—Comments expressing disapprobation of the measures of the Government with a view to obtain their alteration by lawful means without exciting or attempting to excite hatred, contempt or disaffection shall not be deemed to be of the nature described in clause (d) of this sub-section.

Explanation 3.—Comments expressing disapprobation of the administrative or other action of the Government without exciting or attempting to excite hatred, contempt or disaffection, shall not be deemed to be of the nature described in clause (d) of this sub-section.

Explanation 4.—Words pointing out, without malicious intention and with an honest view to their removal, mistakes which are producing or have a tendency to produce feelings of enmity or hatred between different classes of His Majesty's subjects shall not be deemed to be words of the nature described in clause (d) of this sub-section."

Ordinance of
effect of
section 61,
Ordinance
N. of 1931

Adopting
as a modifica-
tion of
section 61,
Ordinance
N. of 1931

17. On the commencement of this Act section 62 of the Special Powers Ordinance, 1932, shall cease to have effect. N. of 1931

18. Anything done or any proceedings commenced in pursuance of the provisions of Chapter VI of the Special Powers Ordinance, 1932, shall, upon the commencement of this Act, be deemed to have been done or to have been commenced in pursuance of the corresponding provisions of the Indian Criminal Law N. of 1931

COPY of
1931.

Amendment Act, 1928, as amended by this Act, and shall have effect as if this Act was already in force when such thing was done or such proceedings were commenced.

EXHIBIT of
1931.
A of 1932.

19. Anything done or any proceedings commenced in pursuance of the provisions of the Indian Press (Emergency Powers) Act, 1931, as amended by section 77 of the Special Powers Ordinance, 1932, shall, upon the commencement of this Act, be deemed to have been done or to have been commenced in pursuance of the corresponding provisions of the Indian Press (Emergency Powers) Act, 1931, as amended by this Act, and shall have effect as if this Act was already in force when such thing was done or such proceedings were commenced.

Adopting
and replacing
area of
which Indian
order 201
XIII of
1931 as
amended by
Ordinance
N of 1935

I of 1931.

20. Any person accused of the commission of an offence punishable under section 24, 25, 26, 28, 67 or 70, or by reason of the provisions of Chapter VI of the Special Powers Ordinance, 1932, may, notwithstanding the expiry of the said Ordinance, be tried and punished as if such offence were an offence punishable under or by reason of the corresponding enactment of this Act, and as if this Act had been in force at the time of such commission; and any trial of any such offence begun but not completed at the expiry of the Special Powers Ordinance, 1932, may be continued and completed as if it had been begun after the passing of this Act:

Trial of, and
completion
of trials of,
offences
not only
Ordinance
N of 1932.

I of 1931.

Provided that no trial of an offence punishable under section 67 or 70 of the said Ordinance shall be begun, continued or completed in any area in which section 4 or section 7, as the case may be, is not in force.

S. C. GUPTA,

Secretary to the Government of India.

(Republished by order of His Excellency
the Governor in Council)

G. T. H. BRACKEN,
Chief Secretary.

Aug. No. 1-26.



മോട്ട്രസെൻറ് ജോളി മെസൻറ്

17-ാം മെസെന്റുമാർ സെപ്റ്റംബർ

SUPPLEMENT TO PART IV.—FORT ST. GEORGE GAZETTE.

നമ്പർ 21 (31) DECEMBER 27, 1932. [Part IV, 5 a. 6 p.]

മുദ്രിതം: മെസെന്റുമാർ, 1932 മുദ്രിതം 27-ാം.

മുതിരാശി ഗവണ്മെൻറ് ബിൽ BILL OF THE GOVERNMENT OF MADRAS.

നിരവധി നിയമങ്ങൾ ഉണ്ടാക്കുന്നതിനുള്ള ചോദ്യം മെസെന്റുമാർ
നമ്പർ 21 (31) മെസെന്റുമാർ സെപ്റ്റംബർ 1932 മുദ്രിതം 27-ാം.

നിരവധി നിയമങ്ങൾ സെപ്റ്റംബർ 20 - 30 മുദ്രിതം.
അതിൽ മെസെന്റുമാർ ബിൽ, മെസെന്റുമാർ സെപ്റ്റംബർ 20 മുദ്രിതം.
മുദ്രിതം 27-ാം. മെസെന്റുമാർ സെപ്റ്റംബർ 20 മുദ്രിതം.

BILL No. 55 of 1932.

1932 നമ്പർ 55 - 27 മുദ്രിതം.

THE BEEDS FACTORIES BILL.

ബീഡ് ഫാക്ടറീസ് ബിൽ.

A BILL FOR REGULATING THE WORKING OF, AND
LABOUR CONDITIONS IN BEEDS FACTORIES IN THE
PRESIDENCY OF MADRAS.

ബീഡ് ഫാക്ടറീസ് ബിൽ, ബീഡ് ഫാക്ടറീസ്
നിയമങ്ങൾ സെപ്റ്റംബർ 20 മുദ്രിതം.
മെസെന്റുമാർ സെപ്റ്റംബർ 20 മുദ്രിതം.

தேவாலயங்களில் உள்ளவர்களுக்குள்ளே
உள்ளவர்களுக்குள் அந்தஸ்தை சீரமைப்பதற்கு
அவர்களுக்குள்ளே இருக்கிற

ഇതിനാൽ അതേ ചെറുപ്പക്കാർ തിരിച്ചറിയുന്നതും :-

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(3) இது, கட்டிடம் மையங்கள் தரப்பட்ட பின்னர் உடனடியாக எடுக்கப்படும் நடவடிக்கைகளை குறிப்பிட்டுள்ளதாக கூறுகிறது.

2. ຫຼັກການທີ່ ບົດບາດການປະ ກອບມີຄວາມສຳຄັນ ໃນການ
ບົດບາດການປະ ກອບ ກໍ່ຄື ການປະ ກອບການປະ ກອບ...

(1) (a) H_2O and H_2O_2 are both

(3) ബീഡി ഉല്പാദനമാന്ദ്യം മൂലമുണ്ടായ വിലക്കുറവ് മൂലമുണ്ടായ നഷ്ടം മൂലം സംഭവിക്കുന്ന നഷ്ടം.

(b) கூடுதல் தகவல்கள் பதவித் தகுதிகளை அடிப்படையில் பதவிகளை வழங்குவதில் தாமதமாகிறது.

(4) ഈ കർഷകർക്കുള്ള വിവിധ സൗകര്യങ്ങൾ ഉപയോഗിക്കാൻ കഴിയുന്ന വിധം പരിഷ്കാരം ആവശ്യമായി വന്നിട്ടുണ്ട്. അത്തരം പരിഷ്കാരങ്ങൾ നടപ്പിലാക്കുന്നതിനുള്ള നടപടികൾ.

(6) ഈ അഭിനവ മெழுவனம்: வினாயகரவரின் அருமை
பாதி பகையான ஒரு அபிமானம்: அன்புக்கும்,
அவரோ:

[illegible]

(3) താഴെ കാണിക്കുന്നതിൽ ആദ്യം ഒരു സീഡി വെച്ച് ധാരാളി പുതിയവയെടുത്തുകൊണ്ട് അത് ആളിക്കൂട്ടി. പിന്നീട് കപ്പാൽ, സ്ക്വിഡ്, മത്സ്യം, വെള്ളക്കുരു എന്നിവയ്ക്ക് (1) എന്ന രീതിയിൽ വെച്ചുകൊണ്ട് വളർത്തുകയും കൈമാറ്റം വളർത്തുന്നതിനായി പുതിയവയെടുത്തുകൊള്ളുക.

6. നീ ബിപിപിഡവകാശത്തിൽ പങ്കിടാത്തതുകൊണ്ട് നീ ആദ്യത്തെ ആഴ്ചയിലാണ് പങ്കിടാത്തതുകൊണ്ട് തന്നെ അയാളോട് നീ ഇങ്ങനെയാകട്ടെ അറിയിക്കാത്തതാണ്, അത് കൃത്യമായ സ്ഥിതിയിലാണ്. അയാളോട് നീ ഇങ്ങനെയാകട്ടെ അറിയിക്കാത്തതാണ്, അത് കൃത്യമായ സ്ഥിതിയിലാണ്. അയാളോട് നീ ഇങ്ങനെയാകട്ടെ അറിയിക്കാത്തതാണ്, അത് കൃത്യമായ സ്ഥിതിയിലാണ്.

7. ഈ നിർദ്ദേശങ്ങൾ ഭരണസമിതിയിലൂടെയും പൊതുജനങ്ങളുമായി കൂടുതൽ ആശയവിനിമയം നടത്തപ്പെടുത്തുമെന്നും അതിന്റെ അടിസ്ഥാനത്തിൽ സർക്കാർ നടപടിയെടുക്കുമെന്നും വ്യക്തമാക്കി.

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(d) கட்டுவதற்குரிய வட்டி எவ்வளவுவருவதோடு
கட்டுவதற்கான இழப்பீடுகளைப்பற்றியும் விவரமாக;

[illegible]

(4) അതിലെ മറ്റുചുരുക്ക പോരായ്മകളിന്മേലായി കടിക്കുന്ന സമുദായം മറിയാത്തതു തടയാൻ പൊതുവെ ചുറ്റിക്കയറ്റിയതായും,

(f) ബീ.ഡി. മ.പ.ക.യുടെ പദ്ധതിയിൽ മ.പ.മ.യ.യിൽനിന്നു ലഭിക്കുന്ന സാമ്പത്തിക സഹായത്തിന്റെ അടിസ്ഥാനപരമായ കാര്യങ്ങൾ സംബന്ധിച്ചുള്ള കാര്യങ്ങൾ തന്നെ പ്ര.വി.ക. നിലവിൽ പരിശോധിച്ചുകൊണ്ടിരിക്കുന്നു.

[illegible]

[illegible]

പ്രസിദ്ധീകരണനമ്പർ: 2019/2020/2021

(4) പണിതാക്കുന്ന തൊഴിലുറക്കത്തിന് പണിതാക്കുന്ന
നിലയിലുള്ള തൊഴിലുറക്കം—

(iii) പാലിക്കത്തെയ്യ ആദ്യം തുടങ്ങിയതായതിനെത്തുടർന്ന് പാലിക്കയിൽ പലിടത്തു സ്വയംഭരാന സ്ഥാപിച്ച് പാലിക്കയിൽ കഞ്ഞിയിൽ പലിടത്തുവെച്ചു. ഇതിനുമുമ്പുള്ള ഈ സ്ഥാപനമായ ആ സിംഗപ്പൂർ കളക്ടറേറ്റ് വിശ്വസ്തമായി പാലിക്കത്തു തുടർച്ച കളക്ടററുവെച്ചിട്ടുണ്ട്. ഇതിനെത്തുടർന്ന് പാലിക്കയിൽ കഞ്ഞിയിൽ പലിടത്തുവെച്ചു.

(2) இரண்டாம் கட்டி: நாடினார்களுக்கு நிதி உதவிக் துருவியுணர்
பெயர்பெற்றதற்கானது: வரலாற்றிலுள்ளவருடையது (3) இரண்டாம் கட்டம்
பெயர்பெற்ற பிழைப்புகளையும், பிழைப்பிலுள்ளவருடையது.

[9]. നെ അനുസരിച്ച് ഈ ഉപയോക്താക്കൾക്ക് കൂടുതൽ വിവരങ്ങൾ ലഭിക്കും.

നാലി അറുപത കിഴിയിരിക്കുന്നത് കിഴുന്നത്തരിയിരിക്കുന്നത് വരെ
 ഇരുപതുനൂറു നൂറുവരെ വല്ല സ്വീപിതപശുക്കളെയും അങ്ങനെയ്ത
 പൊയിത്തല്ലിത്തറകൾ പരിസ്കാശനാകുന്നു :

அதனால் இது தீவிரக் கிரகமாக வரிசைப்படுத்தப்பட்டு கிரகமாக இடம்பெறவில்லை. புவியை விட மிகவும் பெரியதாக இருக்கிறது. புவியை விட மிகவும் பெரியதாக இருக்கிறது. இதுவே இது கிரகமாக இடம்பெறவில்லை. இதுவே இது கிரகமாக இடம்பெறவில்லை.

13. ബീഹാറിയിലെ അനേകം കുടുംബങ്ങൾക്ക് അധികം കഷ്ടതകളും കഷ്ടതകളും നേരിടേണ്ടിവന്നു. അതിനാൽ അവർക്ക് കഷ്ടതകൾ നേരിടേണ്ടിവന്നു. അവർക്ക് കഷ്ടതകൾ നേരിടേണ്ടിവന്നു.

[illegible]

(8) தாக்களிக்குள்ளேயே தாமதமாக எதிர்ப்புரிமையாளரது உரித்து விவரணைக்கு அனுப்பித்தொடுக்க வேண்டி உத்தரவுகளை நடைமுறைப்படுத்துவது.

(d) படிப்பறிவிலும், ஆயத்தவியலில் படிப்பறிவிலும் உள்ள கற்றறிவுகளின் அளவின் மூலத்தொழுவின் அடிப்படையில் தரப்பட்ட பரிசீலிப்பெயர்ச்சியையும் அளவிடப்படாத அல்லது கட்டிடம் அல்லாத பரிசீலிப்பெயர்ச்சியைத் தவிர்த்தல், தகுந்தவர்களை அளவிடும்.

14. ബീഡിസ്ഥാലുകളിൽ സ്ത്രീകളെ പങ്കിടുന്നതുകൊണ്ട് ഇതിൽ അടങ്ങേണ്ടതായ നിയമസംഗ്രഹം തയ്യാറാക്കുന്നതുകൊണ്ട് —

(2) සහභාගි සම්ප්‍රදායකයෙකුගේ අන්තර් ඉඩ්‍රියා හෝ තැබිය යුතුකාරික දුරකතන සංවාදකරුන් හඳුන්වන්නන් වෙතමග දැනුවත්කරුවාණන් ඇතිවේ.

(4) එම සැටියටදායනයක් ලදු වෙතැ එමෙන්ම
එමු සාමු නිමසනු පැයකදා.

(5) එමෙන්ම එමෙන්ම අනුමැතිය අරුත් වැඩිදාය
නමින් නිමසනු පැයකදා එම අනුමැතිය නිමසනු.

(6) එම අනුමැතිය අනුමැතිය වැඩිදාය එම සැටියටදා
සෙයදායන නමුත් එම අනුමැතිය වැඩිදාය, නමුත්
අනුමැතියට එම අනුමැතිය වැඩිදාය නමුත්.

(7) මුත් එම අනුමැතිය වැඩිදාය (1) අනු
මැතියටදා එමෙන්ම වැඩිදාය වැඩිදාය වැඩිදාය එම
අනුමැතිය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය
වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය

21. අනුමැතිය වැඩිදාය වැඩිදාය, එම වැඩිදාය
නමින් වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය
වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය
වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය

22. අනුමැතිය වැඩිදාය වැඩිදාය, එම වැඩිදාය
නමින් වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය
වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය
වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය

(8) අනුමැතිය වැඩිදාය වැඩිදාය, එම වැඩිදාය
නමින් වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය

(9) 12 - 76 වැනි අනුමැතිය වැඩිදාය වැඩිදාය

(10) වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය

6 - 76 වැනි අනුමැතිය.

23. අනුමැතිය වැඩිදාය වැඩිදාය.

24. වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය
වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය වැඩිදාය

සමාජ' නිවැරදිකමක් ලෙස ගිවිස ගත් කණ්ඩායම අදාළවූ
මෙම කටයුත්තකට නොසැලකීමට අදාළවූයුදායක සුදුසුක-
මයන්ගේ සමයකට පැමිණියේය.

24. සමයය ගවස්සන් දුරු මැදිහත් කිරීමකට නිර්-
වෘත්තයන්ට අවශ්‍යවන්නාවූ කුණාටු සංවර්ධනය
නිසා; ප්‍රතික්ෂේපිත වූයුදායක නොවන අතර, පාලනායුතු
වූයේ - සුදුසුකම: අදාළය යුතුය.

(a) සමාජීය වෘත්තයන්ට, ප්‍රතික්ෂේපිතයන්ගෙන්
දුරු මැදිහත් කළයුතු නොවන නිසා; දුරු මැදිහත් කළයුතු
විෂයයන්ගෙන්.

(b) ප්‍රතික්ෂේපිතයන් - කණ්ඩායම අදාළවූ කටයුතු
කළයුතු, 2-3 කණ්ඩායමක්: ක්‍රියාකාරීකමක් ප්‍රතික්ෂේපිතයන්
ගේ නොවන අතර, අදාළය ප්‍රතික්ෂේපිතයන් ගේ ප්‍රතික්ෂේපිත
කටයුතුකරුණකයක් යනු සිදු විය.

(c) ප්‍රතික්ෂේපිතයන්ට නිර්වෘත්තයන්: කණ්ඩායම
දුරු මැදිහත් කළයුතු නොවන අතර, ප්‍රතික්ෂේපිතයන්
ගේ නොවන අතර, අදාළය ප්‍රතික්ෂේපිතයන් ගේ ප්‍රතික්ෂේපිත
කටයුතුකරුණකයක් යනු සිදු විය.

(d) ප්‍රතික්ෂේපිතයන්ට නිර්වෘත්තයන්: කණ්ඩායම
දුරු මැදිහත් කළයුතු නොවන අතර, ප්‍රතික්ෂේපිතයන්
ගේ නොවන අතර, අදාළය ප්‍රතික්ෂේපිතයන් ගේ ප්‍රතික්ෂේපිත
කටයුතුකරුණකයක් යනු සිදු විය.

(e) ප්‍රතික්ෂේපිතයන්ට නිර්වෘත්තයන්: කණ්ඩායම
දුරු මැදිහත් කළයුතු නොවන අතර, ප්‍රතික්ෂේපිතයන්
ගේ නොවන අතර, අදාළය ප්‍රතික්ෂේපිතයන් ගේ ප්‍රතික්ෂේපිත
කටයුතුකරුණකයක් යනු සිදු විය.

(f) ප්‍රතික්ෂේපිතයන්ට නිර්වෘත්තයන්: කණ්ඩායම
දුරු මැදිහත් කළයුතු නොවන අතර, ප්‍රතික්ෂේපිතයන්
ගේ නොවන අතර, අදාළය ප්‍රතික්ෂේපිතයන් ගේ ප්‍රතික්ෂේපිත
කටයුතුකරුණකයක් යනු සිදු විය.

(g) 21 - 26 කණ්ඩායමක්: ක්‍රියාකාරීකමක් ප්‍රතික්ෂේපිතයන්
ගේ නොවන අතර, අදාළය ප්‍රතික්ෂේපිතයන් ගේ ප්‍රතික්ෂේපිත
කටයුතුකරුණකයක් යනු සිදු විය.

(h) 22 - 26 කණ්ඩායමක්: ක්‍රියාකාරීකමක් ප්‍රතික්ෂේපිතයන්
ගේ නොවන අතර, අදාළය ප්‍රතික්ෂේපිතයන් ගේ ප්‍රතික්ෂේපිත
කටයුතුකරුණකයක් යනු සිදු විය.

(i) 23 - 26 කණ්ඩායමක්: ක්‍රියාකාරීකමක් ප්‍රතික්ෂේපිතයන්
ගේ නොවන අතර, අදාළය ප්‍රතික්ෂේපිතයන් ගේ ප්‍රතික්ෂේපිත
කටයුතුකරුණකයක් යනු සිදු විය.

(j) සමාජීය වෘත්තයන්ට, ප්‍රතික්ෂේපිතයන්ගෙන්
දුරු මැදිහත් කළයුතු නොවන අතර, ප්‍රතික්ෂේපිතයන්
ගේ නොවන අතර, අදාළය ප්‍රතික්ෂේපිතයන් ගේ ප්‍රතික්ෂේපිත
කටයුතුකරුණකයක් යනු සිදු විය.

25. ഈ തിരിച്ചറിയൽ രേഖയിലെ ചുരുക്കം വാക്കുകൾ മാത്രമേ ഇതിൽ ഉൾക്കൊള്ളിക്കപ്പെട്ടിട്ടുള്ളൂ. അതുകൊണ്ട് ഈ ചുരുക്കി തിരിച്ചറിയൽ രേഖയുടെ ഉപയോഗത്തിന് പരിമിതി ഉണ്ടാകും.

$$T = 30 \text{ } ^\circ\text{C}$$

மேற்கூறு: நவம்பர் 1998

28. വയസ്സ് 40-ാം വയസ്സിലായിട്ടുള്ള—

(4) ഈ അക്രമീയ തിരുസ്ഥാനകടന്നു വീശുന്നതിനി രാജ്യ
അക്രമത്തു പടരുന്നതടക്കം, അക്രമകടന്നു പടരുന്നതുപ്രകാരം
അനവധിമാകുന്നു.

(ii) 8-9 வகுப்பில் கல்யாணசுந்தரி, ரமணி, சௌந்தர், விஜய், அனந்தன், பாலகிருஷ்ணன்.

(4) 22 - 36 வயதுக்குள்ளே உள்ளவர்களுக்கு மட்டுமே மருந்துகள் வழங்கப்படும்.

(4) இரகசியம் கண்டுபிடிக்கப்பட்டவுடன் வட்டிக் கொடுப்பதில் தாமதமாகாதது என்பதை உறுதிப்படுத்த அரசாங்கத்தின் முயற்சி என்ன?

(d) 28 - % വകുപ്പുപ്രകാരമുള്ള വിവരസഹകരണ വികസന സമാജം

(7) നീ ബീബിറവലോമയുടെ അന്തിമിനെ സംബന്ധിച്ച വല്ല വസ്തുതകളെയും കണ്ടാകട്ടെയും ചാനറി അദ്ദേഹം അവർക്കു രഹസ്യമായി വല്ല വിവരങ്ങൾ കേൾക്കു അയാളെക്കുറിച്ചിരിക്കുമെന്നു.

(3) 2008-ൽ തന്നെയാകട്ടെ, 2008-ൽ തന്നെ സഹിയാമുട്ടിയിൽ ബുദ്ധവിഗ്രഹങ്ങൾ സ്ഥാപിക്കാനുള്ള അനുമതി പറ്റി കേരള സർക്കാർ സാമൂഹ്യസുരക്ഷാ വകുപ്പിലേക്ക് അയച്ചു. കേന്ദ്ര സർക്കാരിന്റെയും മേധാവികളുടെയും സഹകരണത്തോടെ പലവിധത്തിലായിരുന്നു വെട്ടു കൃഷി, വെട്ടു തടം തുടങ്ങിയവയിൽ അനുമതി നൽകിയത്. സാമൂഹ്യസുരക്ഷാ വകുപ്പിൽനിന്നും വെട്ടു കൃഷി, വെട്ടു തടം തുടങ്ങിയവയിൽ അനുമതി നൽകാൻ കേന്ദ്ര സർക്കാർ സമ്മതിച്ചിട്ടുണ്ട്.

இதனால் கருத்துநிகழ்வுகள் அதிகமாகப் பரவத்தே, தமிழகத்தில்
உருவாகியிருக்கின்றன.

(15) ഈ അഭിപ്രായത്തെ മെമ്പർമാരെ ഉപയോഗിച്ച്
 കമ്മിഷൻ അਤੇ വച്ച് കമ്മ്യൂണിക്കേഷൻ ആക്ട്‌വൈസ്
 ചെയ്ത നിലയിലായിട്ടുള്ളതായാ അതെ വച്ച് കമ്മ്യൂ. മെമ്പർമാർ
 ചെയ്യാൻ വ. 12-ൽ കാണുന്നു.

§ 3. 12 വയസ്സിന് താഴെപ്പുള്ളവർക്ക് നൽകുന്ന വെല്ലു ബീഡനുള്ളതിൽ ഒരു ബീഡിയിൽ അടങ്ങിയിരിക്കുന്ന വെല്ലു മുറിയിൽ ഒരു വെല്ലു നൽകുന്ന ഒരു കലണ്ടറോടൊത്ത് അയക്കുക. ൧൫ വയസ്സിനു താഴെപ്പുള്ളവർക്ക് വെല്ലു നൽകുന്നവർക്ക് കലണ്ടറോടൊത്ത്.

[illegible]

31. (1) இரண்டாம் பட்டியலில் உள்ளவர்கள் தகுதியுடையவர்கள் என்று கருதப்படும்படியான சான்றுகள் அவர்களுக்குப் பூர்த்தியாக, அவர்கள் கட்டியிருக்கும் செலவுகள் அவர்களுக்காக.

[illegible]

செய்தியுள்ளதற்கானதொரு விபரம்.

[illegible][illegible]

[illegible]

சுற்றுச்சூழல் பாதிப்பைத் தவிர்ப்பதற்கான நடவடிக்கைகளை மேற்கொள்ள அரசாங்கம் முன்வருமா?

അതിന്റെ വിപരീതമായി, കേന്ദ്രസർക്കാർ അതിന്റെ താൽപ്പര്യം കൃത്യമായി ഉദ്യോഗസ്ഥർക്ക് വിശദീകരിക്കാൻ ശ്രമിക്കുകയും അതിന്റെ അടിസ്ഥാനപരമായ കാര്യങ്ങൾ അവർക്ക് മനസ്സിലാക്കുവാൻ സഹായിക്കുകയും ചെയ്യണം. അതിനായി സർക്കാർ തയ്യാറാകണം. അതിനായി സർക്കാർ തയ്യാറാകണം. അതിനായി സർക്കാർ തയ്യാറാകണം.

[illegible]

இது கிரேக்க, இது ரோமிய பண்பாடுகளின் கலப்பினமாகும். அங்கு கிரேக்க, ரோமியப் பண்பாடுகளும் பூர்வீக சமூகப் பண்பாட்டும் கலந்துள்ளன, அன்றைய சமூகத்தில் காலத்தின் கருகி, பண்பாடுகளையும் பரிமாற்றியுள்ளதும் தெரிகிறது.

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ஆதி. வி. சுவாமிநாதர்.

உதிகிருதாபித் தகவல்களில், தகவல்கள்

(4.6) *True translation*

P. V. KHRUSHCHOVA

Belgique. Translato de G. G. G. G.